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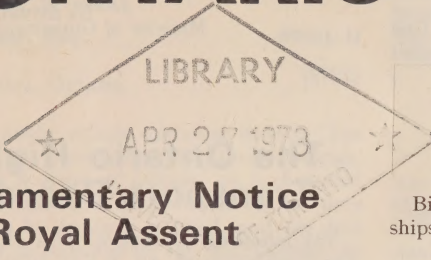
Vol. 106 - 15

4790

TORONTO, SATURDAY, APRIL 14th, 1973

The **ONTARIO GAZETTE**

Published by Authority



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Parliamentary Notice Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Thursday, April 5th, 1973.

3.20 o'clock p.m.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

“May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent.”

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

“The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 3, The Ministry of Government Services Act, 1973.

Bill 4, An Act to amend The Crown Attorneys Act.

Bill 5, An Act to amend The Crown Witnesses Act.

Bill 6, An Act to amend The Administration of Justice Act.

Bill 7, An Act to amend The Limited Partnerships Act.

Bill 8, An Act to amend The Partnerships Registration Act.

Bill 9, An Act to amend The Consumer Protection Bureau Act.

Bill 10, An Act to amend The Collection Agencies Act.

Bill 14, An Act to amend The Proceedings Against the Crown Act.

Bill 15, An Act to amend The Securities Act.

Bill 16, An Act to amend The Certification of Titles Act.

Bill 17, An Act to amend The Motor Vehicle Accident Claims Act.

Bill 66, An Act to amend The Forest Fires Prevention Act.”

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

“In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills.”

His Honour was then pleased to retire.

RODERICK LEWIS, Q.C.,
Clerk of the House.

(5273)

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TORONTO

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

PROCLAMATION

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-eighth Legislature of Ontario convened on the nineteenth day of November, 1968, and prorogued on the seventeenth day of December, 1969, intituled "The Partnerships Registration Act, 1970", being Chapter 340 of the Revised Statutes of Ontario, 1970, it is enacted by Section 19 thereof that sections 16, 17 and 18 of the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing sections 16, 17 and 18 of the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Wednesday, the twenty-first day of March, 1973, as the day on which sections 16, 17 and 18 of the said Act intituled "The Partnerships Registration Act, 1970", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at our City of Toronto in Our said Province this twenty-first day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5272)

15

The Ontario Highway Transport Board Act

The following application for a certificate under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at the District Court House, Court House Hill, Thunder Bay, Ontario, on Thursday, the 3rd day of May, 1973, at 10 a.m. (E.D.S.T.):

Ernest Vital Abraham, Esq.,
142 First Street North,
Geraldton, Ontario,

22180-C

applies for a public vehicle operating licence, "For the carriage of passengers on charter service from Geraldton to points in the District of Thunder Bay and return. This would be for local community organizations such as minor and junior hockey teams, Red Cross swimming instructions to beaches, educational tours, church and recreational groups".

Opposition may be filed with the Board and served on the applicant up to and including the 1st day of May, 1973.

D. S. CHURCH,
Secretary.

(5228)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the County Court House, 2 Daly Avenue, Ottawa, Ontario, on Thursday, the 17th day of May, 1973, at 10 a.m. (E.D.S.T.):

Cenek Janecka, Esq.,
6 Main Street East,
Smiths Falls, Ontario,

23630

applies for a Class 'D' public commercial vehicle operating licence, "To transport Toyota trucks and passenger cars, between Toronto, Ottawa and Smiths Falls".

Opposition may be filed with the Board and served on the applicant up to and including the 8th day of May, 1973.

D. S. CHURCH,
Secretary.

(5229)

15

The following application for a certificate under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at the Council Chambers, Court House, Kitchener, Ontario, on Wednesday, the 23rd day of May, 1973, at 10 a.m. (E.D.S.T.):

**Leonard Martin G.
Brubacher, Esq.,**

09901-H

R.R. #2,
West Montrose, Ontario,

applies for a public vehicle operating licence, "For the carriage of passengers and their baggage, exclusively as a group of persons on a chartered trip, being one specific trip, for which one or more public vehicles be engaged or hired, and one fare or charge only be collected for the trip covering the said group of persons considered as a unit, from and to the municipalities of Kitchener, Waterloo, Woolwich and Wellesley".

D. S. CHURCH,
Secretary.

(5230)

15

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 30th day of May, 1973, at 10 a.m. (E.D.S.T.):

Henry Garton, Esq.,

04560-A

R.R. #1,
Burgessville, Ontario.

applies for a Class 'C' public commercial vehicle operating licence, "To or from a place known as Burgessville, situate in the Township of North Norwich, in the County of Oxford on King's Highway No. 59, 4 miles north of the Village of Norwich or farms situate within a 6-mile radius of the said place known as Burgessville.

PROVIDED there be no movement between the City of London and the said place known as Burgessville.

Vehicles operated under this licence are prohibited from conveying shipments to or from any points north of North Bay.

CLASS 'E' PRIVILEGES—For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board from the premises of the following producers to Villa Nova Milk Products Limited, R.R. #4, Waterford, or to such other point as the Ontario Milk Marketing Board may direct:

Noah Stutzman, Lot 3, Con 5;
Jacob J. Miller, Lot 6, Con. 5;
Fred Jull, Lot 6, Con. 5;
Jacob E. Byler, Lot 15, Con. 6;

Elmer Shetler, N. Pt. Lot 4, Con. 7;
Daniel N. Stutzman, Lot 3, Con. 6;
Jacob Stutzman, Lot 52, Con. 6;

all of the Township of Dereham; and

Andy Yoder, S. ½ Lot 22, Con. 6;
William Shetler, Lot 18, Con. 6;
Mary D. Gingerich, Lot 16, Con. 5;
Levi D. Stutzman, Lot 28, Con. 6;
Gideon L. Miller, Lot 22, Con. 5;
Hugh S. McKee, Lot 6, Con. 5;
Dan L. Shetler, Lot 21, Con. 5;
Bristol Roswell, Lot 5, Con. 5;
Roy Weiss, Lot 14, Con. 5;
Daniel E. Miller, Lot 26, Con. 5;
Levi A. Miller, Lot 16, Con. 6;
Atlee Shetler, Lot 1, Con. 1;
David E. Miller, N. Rear Pt. Lot 24, Con. 7;
Dan M. Shetler, Lot 1, Con. 1;
Eli Gingerich, Lot 15, Con. 6;
Daniel G. Miller, Lot 185, Con. 6;
Fred L. Williams, Lot 28, Con. 6;

all of the Township of Norwich North; and

Dan E. Byler, Lot 15, Con. 7;
Leslie Clement, Lot 10, Con. 7;
Daniel D. Stutzman Jr., Lot 25, Con. 7;
Mose Miller, Lot 19, Con. 6;
Amos Hertzler, Lot 20, Con. 7;
Dan D. Shetler Jr., N. Pt. Lot 26, Con. 7;

all of the Township of Norwich South.

CLASS 'F' PRIVILEGE—

- (a) For the hauling of livestock between Burgessville to Hamilton;
- (b) for the carriage of sand or a mixture of salt and sand, gravel, rubble, slag, earth, turf, asphalt, and crushed or uncut rock and stone, for use in road construction and maintenance and only when carried to stock piles and construction sites in other than tank-type equipment, between points in the County of Oxford".

D. S. CHURCH,
Secretary.

(5231)

15

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 11th day of June, 1973, at 10 a.m. (E.D.S.T.):

Hugh M. Cousins, Esq.,
Box 128, Cousins Drive,
Aurora, Ontario,

04085-K

applies for an extension to Class 'E' public commercial vehicle operating licence No. 1946, "For the carriage

of milk, for and on behalf of the Ontario Milk Marketing Board from the following producers to Metropolitan Toronto or such other points as the Ontario Milk Marketing Board may direct:

White Bros., Lot 9, Con. 6, Township of Whitchurch; and

K. Kitchen, Lot 34, Con. 8;
H. Hulse, Lot 33, Con. 8;
J. Sheardown, Lot 22, Con. 8;
G. Hulse, E. ½ Lot 30, Con. 8;
G. Atkinson, Lot 14, Con. 9;
H. Seager, E. ½ Lot 11, Con. 9;
J. Connell, Lot 15, Con. 10;
A. Richards, W. ½ Lot 15, Con. 10;
Wm. Ferguson, Lot 23, Con. 9;

all in the Township of King.

PROVIDED that the above terms be deleted from Class 'E' public commercial vehicle operating licence No. 2597, in the name of Norson Transport Limited, of Box 42, Gorham Street, Newmarket, Ontario.

Also applies to delete the following names from Class 'E' public commercial vehicle operating licence No. 1946, "Christian Bros. College, W. Koopman and Herbert Simpson".

Harold R. Newman & Sons Ltd., 23569
36 John Street,
Harrison, Ontario,

applies for the transfer of Class 'C' public commercial vehicle operating licence No. 689, now in the name of Harold R. Newman, of Harriston, Ontario.

Harold R. Newman, Esq., 02190-B
36 John Street,
Harriston, Ontario,

applies for an amendment to Class 'F' privileges on Class 'C' public commercial vehicle operating licence No. 689, by deleting the name, "Ontario Hog Producers Co-operative", and substituting the name, "The Ontario Pork Producers Marketing Board";

02190-C

also applies for an extension to Class 'D' privileges on Class 'C' public commercial vehicle operating licence No. 689, by deleting the name, "Harriston Fertilizers Limited", and substituting therefor the name, "Cyanamid Farm Supply Centre, a Division of Cyanamid of Canada Limited, a Dominion Company, 635 Dorchester Blvd., Montreal", and also to add, "For the carriage of pallets and rough lumber from the Village of Clifford, Ontario, and for the carriage of feed, seed, and fertilizer on behalf of E. S. Watts, Palmerston, Ontario, carrying on business as E. S. Watts & Sons and Rundles Feed Mill Ltd., an Ontario corporation with head office at Palmerston".

Wayne G. Speers, Esq., 23484
R.R. #1,
Caledon, Ontario,

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 113, now in the name of Douglass Pattulo, of Caledon, Ontario.

Kenford Transport Ltd., 23595
827-46th Avenue S.E.,
Calgary, Alberta, T2G 2A5,

applies for an extra-provincial operating licence, "For the carriage of explosives in bags and/or boxes, in truck load lots, on behalf of the said Ace Explosives Ltd., from North Bay, Ontario to Alberta, for furtherance to British Columbia, Yukon Territories and Northwest Territories by exit at the Ontario-Manitoba border, Highway No. 1, on behalf of Ace Explosives Ltd., of Calgary".

Amoneit Haulage Limited, 23599
130 Fairfield Avenue,
Kitchener, Ontario,

applies for the transfer of Class 'F' public commercial vehicle operating licence No. 15783, now in the name of Karl Amoneit, of 130 Fairfield Avenue, Kitchener, Ontario.

Russell Wray Hinan, Esq., 18685-E
Box 13, Markham, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 2688, "For the carriage of goods for the following named shippers from their respective locations as shown to their respective customers located within a 100-mile radius of Metropolitan Toronto and for the return of damaged or rejected goods and for goods to be picked up and returned as directed by the respective company to the respective installation as shown:

- (1) Harold Schafter Ltd., 33 Commander Blvd., Agincourt, Borough of Scarborough;
- (2) Robert Alibon and John Lea, 400 Don Park Road, Town of Markham;
- (3) York Metal Spinning Specialty Ltd., 35 Industrial Road, Town of Richmond Hill;
- (4) Toronto Fastener Supply Co. Ltd., 700 Progress Avenue, Borough of Scarborough;
- (5) Berkeley Pumps Co. (Canada) Ltd., 410 Finley Avenue, Town of Ajax;
- (6) Sym-Tech Protection Ltd., 1897 Eglinton Avenue East, Borough of Scarborough.

D. S. CHURCH,
Secretary.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 12th day of June, 1973, at 10 a.m. (E.D.S.T.):

Jack Vandenbrink, Esq., 20340-A
30 Bloomfield Avenue,
St. Catharines, Ontario,

applies for an amendment to Class 'F' public commercial vehicle operating licence No. 19174 as follows: "Delete, 'one tandem axle', and the words, 'with a gross weight of not exceeding 42,000 pounds', so that this proviso as amended will read,

'PROVIDED that the licensee be restricted to the use of one motor vehicle equipped with self loading equipment'".

Hunt Transportation, Inc., 14193-B
10770 'T' Street,
Omaha, Nebraska, 68127, U.S.A.,

applies for an extra-provincial operating licence, "For the carriage of livestock for slaughter, for and on behalf of Canada Packers Limited by shipment from points in the United States of America, as authorized thereby, from the international boundary at the Niagara and Detroit Rivers:

- (1) to the premises of the said company at Toronto;
- (2) in transit through the Province of Ontario to the Ontario-Quebec border at or near Riviere Beaudette and Pointe Fortune for furtherance to points in the Province of Quebec, as authorized.

PROVIDED this authority expires on the 1st day of May, 1973, unless prior to this date complementary authority as issued by the Interstate Commerce Commission of the United States of America and The Transportation Board of the Province of Quebec is filed with this Board".

These are the terms of extra-provincial operating licence No. X-1834, in the name of Hunt Transportation, Inc., of 10770 'T' Street, Omaha, Nebraska, 68127, U.S.A. not renewed for 1972.

Diamond Transportation System, Inc., 02100-L
1341 Washington Avenue,
Racine, Wisconsin, 53401, U.S.A.,

applies for an extension to extra-provincial operating licence No. X-718, "For the carriage of castings, for and on behalf of White-Cockshutt Farm Equipment, a division of White Motor Corporation of Canada Limited, by shipment from points in the United States of America as authorized, from the international boundary at the St. Clair and Detroit Rivers, to the installation of the said Company at Brantford.

PROVIDED that this authority be operated only in conjunction with the complementary authority No. MC 123048, Sub. 232A as issued by the Interstate Commerce Commission of the United States of America dated the 24th day of November, 1972, filed with the Ontario Highway Transport Board".

D & D Disposal Services Limited, 23618
Victoria Street,
Beamsville, Ontario,

applies for an extra-provincial operating licence, "For the transportation of liquid and viscous waste commodities and sludge in bulk and for re-claimed chemical commodities in tank vehicles from points in the Province of Ontario to the international boundary at the Niagara River, for furtherance to Model City, in the County of Niagara, State of New York as authorized, for and on behalf of Chem-trol Pollution Services Incorporated and from the international border at the Niagara River crossing to points in the Province of Ontario, for and on behalf of Chem-trol Pollution Services Incorporated";

23618-A

also applies for a Class 'T' public commercial vehicle operating licence, "For the transportation of liquid and viscous waste commodities and re-claimed chemicals in bulk, in tank vehicles between points in the Province of Ontario, and also for the carriage of solid waste commodities between points in the Province of Ontario".

International Cartage Limited 06220-P
1333 College Avenue,
Windsor, Ontario,

applies for an extension to extra-provincial operating licence No. X-284, "For the carriage of fluorospar briquettes originating at Dearborn, Michigan, from the international boundary at the St. Mary's River to the installation of The Algoma Steel Corporation Limited at Sault Ste. Marie, in bulk, in dump trailers only".

D. S. CHURCH,
Secretary.

(5233)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 12th day of June, 1973, at 10 a.m. (E.D.S.T.):

Lloyd Herbert Morden, Esq., 23620
921 King Road,
Burlington, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 1186, now in the names of Edward Morden and Lloyd H. Morden, of 305 Plains Road East, Burlington, Ontario.

D. S. CHURCH,
Secretary.

(5234)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 13th day of June, 1973, at 10 a.m. (E.D.S.T.):

William Graham Stacey, Esq., 23619
206 Gilbert Street,
Whitby, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of steel goods and equipment, for and on behalf of North American Steel Equipment Co. Ltd., from its installations in the Town of Whitby to its customers in Ontario, and for the return of damaged or rejected shipments to Whitby".

Al's Moving & Cartage Limited, 09299-S
52 Francis Street North,
Kitchener, Ontario,

applies for an amendment to Class 'T' privileges on Class 'D' public commercial vehicle operating licence No. 1520, which presently read as follows:

CLASS 'T' PRIVILEGES—For the carriage of hot asphalt, in tank truck equipment, for and on behalf of Pernfuss Roofing Limited, from its installation situate at Bridgeport and its source of hot asphalt situate at Clarkson, to or from its job sites in the Province of Ontario.

EXTENSION GRANTED—For the carriage of hot asphalt in tank truck equipment, for and on behalf of Thackeray Roofing Limited, from its installation situate at Kitchener and its source of hot asphalt situate at Toronto to or from job sites in the Province of Ontario.

PROVIDED there be no movement to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17 near North Bay", and to substitute the following:

CLASS 'T' PRIVILEGES—For the carriage of hot roofing bitumen (roofing asphalt), in tank truck equipment, for and on behalf of Pernfuss Roofing Limited, from its installation situate at Kitchener and its source of hot asphalt situate at Clarkson, Hamilton and Toronto, to or from its job sites in the Province of Ontario.

EXTENSION GRANTED—For the carriage of hot roofing bitumen (roofing asphalt), in tank truck equipment from its installation situate at Kitchener and its sources of hot asphalt situate at Toronto, Clarkson and Hamilton to or from its job sites in the Province of Ontario.

PROVIDED there be no movement to or from any point north of North Bay on King's Highway No. 11

and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

Muskoka Bus Lines Limited, 22363-E
23 Shier Street,
Bracebridge, Ontario,

applies for an extra-provincial operating licence, "For the carriage of passengers and their baggage on charter trips from the District Municipality of Muskoka:

- (a) to the United States of America via entrance points at Buffalo, New York and Niagara Falls, New York, Detroit, Michigan for furtherance to points in the United States of America as authorized and return with do drop off or pick up of passengers en route.
- (b) to the Province of Quebec via entrance points from Ontario on Highways Nos. 401 and 17, for furtherance to points in the Province of Quebec as authorized and return with no drop off or pick up or passengers en route".

D. S. CHURCH,
Secretary.

(5235)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 14th day of June, 1973, at 10 a.m. (E.D.S.T.):

Jeffers Transport Co. Limited, 02997-B
303-209 Notre Dame Avenue,
Winnipeg, Manitoba,

applies for an extension to extra-provincial licence No. X-516 as follows:

- "1. Delete clause (c), 'From Windsor to the international boundary at the Detroit River, for furtherance in transit only through the State of Michigan, to the international boundary at the St. Mary's River, for furtherance to the City of Sault Ste. Marie', and substitute therefor: 'From Windsor to the international boundary at the Detroit and St. Clair Rivers, for furtherance in transit only through the State of Michigan, to the international boundary at the St. Mary's River, for furtherance to points in the Districts of Algoma, Sudbury and Manitoulin and return'.
2. By the addition thereto of the terms of extra-provincial operating licence No. X-1126, now in the name of Melchin Auto Transport Limited.

PROVIDED that this extension remain in effect only so long as the said licences are under common ownership and control.

NOTE: The purpose of this portion of application is to permit the interchange of equipment between the said licences.

NOTE: The terms of extra-provincial operating licence No. X-1126, now in the name of Melchin Auto Transport Limited are as follows:

“For the carriage of wheeled vehicles only:

- (1) by shipment from points in the Province of Alberta, as authorized thereby, in transit through the Provinces of Saskatchewan and Manitoba and the United States of America, from the international boundary at the Detroit, St. Clair and St. Mary's Rivers or alternatively from the Ontario-Manitoba border at or near West Hawk Lake to that area of the Province of Ontario including the Counties of Lincoln and Welland lying south of a line drawn through the Cities of Sault Ste. Marie and North Bay including the said Cities and west of and including points on King's Highway No. 11 and from such areas in the Province of Ontario to the international boundary at the said boundary crossing points or alternatively the Ontario-Manitoba border at the said West Hawk Lake, for furtherance in transit through the Provinces of Manitoba and Saskatchewan and the United States of America, to points in the Province of Alberta as authorized thereby; and
- (2) from Oshawa to the international boundary at the hereinbefore said boundary points or alternatively to the Ontario-Manitoba border at or near West Hawk Lake for furtherance in transit through the United States of America and/or the Provinces of Manitoba and Saskatchewan to points in the Province of Alberta, as authorized thereby;

for interprovincial traffic only with no local movement between points in Ontario.

PROVIDED that this authority be operated only in conjunction with the complementary authority of the Alberta Highway Traffic Board issued prior to March 24, 1962.

PROVIDED this authority be operated only in conjunction with the following:

1. the correspondence of the Interstate Commerce Commission of the United States of America dated October 18th, 1962;
2. the correspondence of the Motor Carrier Board of the Province of Manitoba dated June 21st, 1965, both filed with this Board.

AND PROVIDED that this authority be operated only in conjunction with the correspondence of The Highway Traffic Board of the Province of Saskatchewan dated June 29th, 1965, filed with this Board.

ALSO—For the carriage of wheeled vehicles, for and on behalf of the General Motors of Canada Limited:

1. from their installation at Oshawa to the international boundary of the United States of America and Ontario at the Detroit, St. Clair and St. Mary's Rivers, for furtherance to points in the Province of Manitoba as authorized;
2. to the interprovincial boundary of Manitoba and Ontario at or near West Hawk Lake, for furtherance to the Province of Manitoba as authorized.

EXTENSION GRANTED—For the carriage of septic tank systems and parts thereof, precast concrete steps and prefabricated metal railings, for and on behalf of Barkman Concrete Products Limited, of the City of Winnipeg, in the Province of Manitoba as authorized, from the Ontario-Manitoba boundary at or near West Hawk Lake, and/or the Ontario-United States of America border at the Rainy River, by shipment from the Province of Manitoba as authorized, to points in the Province of Ontario west of the City of Port Arthur and the City of Fort William.

PROVIDED that this authority be operated only in conjunction with the complementary authority of the Manitoba Motor Carrier Board issued prior to the 9th day of January, 1963, and the complementary authority of the Interstate Commerce Commission issued prior to the 9th day of January, 1963”.

Melchin Auto Transport Ltd., 13390-E
19th Avenue and 14th Street S.E.,
Calgary, Alberta,

applies for an extension to extra-provincial operating licence No. X-1126, by the addition thereto of the terms of extra-provincial operating licence No. X-516, now in the name of Jeffers Transport Co. Limited.

PROVIDED that this extension remain in effect only so long as the said licencees are under common ownership and control.

NOTE: The purpose of this application is to permit the interchange of equipment among the said licencees.

NOTE: The terms of extra-provincial operating licence No. X-516, now in the name of Jeffers Transport Co. Limited, as extended by a concurrent application, will be as follows:

“For the carriage of wheeled vehicles:

- (a) from Windsor to the international boundary at the Detroit River, for furtherance in transit through portions of the United States of America as authorized, to points in the Province of Manitoba;
- (b) from Thunder Bay to the Ontario-Manitoba border at West Hawk Lake, for furtherance to points in the Province of Manitoba;

(c) from Windsor to the international boundary at the Detroit and St. Clair Rivers, for furtherance in transit only through the State of Michigan, to the international boundary at the St. Mary's River, for furtherance to points in the Districts of Algoma, Sudbury and Manitoulin and return,

and by shipment from points in the Province of Manitoba from the Ontario-Manitoba border at West Hawk Lake to Thunder Bay and from the international boundary at the Detroit River to Windsor, of damaged and re-possessed wheeled vehicles.

PROVIDED this authority expires on the 1st day of December, 1973, unless prior to this date complementary authority as issued by the Highway Traffic and Motor Transport Board of the Province of Manitoba, is filed with The Ontario Highway Transport Board".

**D. and C. Wardrope
Cartage Limited,**

09400-G

236 Queen's Drive,
Weston, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of plastic pipe, for and on behalf of Canron Plastics Limited from its manufactory at Metropolitan Toronto to customers of the Company in Ontario in special crane equipped vehicles and return of damaged or rejected pipe to the said Company at Metropolitan Toronto. Provided that there be no movements to and from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11 north of its intersection with King's Highway No. 17 near North Bay".

**Messrs. Paul Elliott and
R. K. Elliott,**

23633

d/b/a. Paul-Robert Transport Company,
P.O. Box 93, Concord, Ontario,

apply for an extra-provincial operating licence, "For the transportation of the products of Flexo Manufacturing Co. Ltd., Cloyes Canada Limited, D & B Manufacturing Co. (Canada) Ltd., Wohlert Corporation (Canada) Limited and R. K. Elliott Company Ltd., in commercial vehicles (straight trucks) only, as long as the above Companies are located on the same premises and are under the management and control of R. K. Elliott, one of the partners of the applicant, to the international boundary at the Detroit River; return loads limited to damaged or rejected goods";

23633-A

also apply for a Class 'D' public commercial vehicle operating licence, "For the transportation of the products of Flexo Manufacturing Co. Ltd., Cloyes Canada Limited, D & B Manufacturing Co. (Canada) Ltd., Wohlert Corporation (Canada) Limited and R. K. Elliott Company Ltd., in commercial vehicles (straight trucks) only, as long as the above Companies are located on the same premises and are

under the management and control of R. K. Elliott, one of the partners of the applicant, to points in Ontario, subject to the usual North Bay restriction; return loads limited to damaged or rejected goods".

R & M Services Inc.,
1501 Marlborough,
Montreal, Quebec,

23370-A

applies for an extra-provincial operating licence, "For the carriage of animal feed from the inter-provincial border with the Province of Quebec at or near Riviere Beaudette and Pointe Fortune to points in Ontario, and for the carriage of animal feed and soya beans from points in Ontario to the inter-provincial border with the Province of Quebec at or near Riviere Beaudette and Point Fortune to points in the Province of Quebec as authorized.

PROVIDED that the licensee be restricted to the use of dump trailers and straight trucks equipped with augurs, and that the licensee be restricted to shipments for and on behalf of James Richardson & Sons Limitee".

D. S. CHURCH,
Secretary.

(5236)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Friday, the 15th day of June, 1973, at 10 a.m. (E.D.S.T.):

Frank Grosbeck, Esq.,
R.R. #2,
Loretto, Ontario,

23477-A

applies for a Class 'FS' public commercial vehicle operating licence, "For the carriage of:

- (a) livestock from farms in the Township of Adjala, in the County of Simcoe, to stockyards in Metropolitan Toronto and/or the City of Kitchener and from the aforesaid stockyards to farms in the Township of Adjala;
- (b) feed, seed, fertilizer and supplies for use in the operation and maintenance of farms from points in the Township of Adjala to farms in the said Township and from farms in the Township of Adjala to or between farms in the aforesaid Township of Adjala".

Monette Abel Transport Inc.,
7343 St. Andre Street,
Montreal 328, Quebec,

13121-C

applies for an extension to extra-provincial operating licence No. X-808, "For the carriage of new crated

furniture, originating at the Montreal warehouse of Bonnex Inc., from the Onatrio-Quebec border (ports of entry: Riviere Beaudette and Pointe Fortune) to the Toronto warehouse of Bonnex Inc., for and on behalf of the said Bonnex Inc."

**Monette & Freres
Transport Inc.,**

20723-B

7337 St. Andre Street,
Montreal 328, Quebec,

applies for an extension to extra-provincial operating licence No. X-1284, "For the carriage of new crated furniture, originating at the Montreal warehouse of Bonnex Inc., from the Ontario-Quebec border (ports of entry: Riviere Beaudette and Pointe Fortune) to the Toronto warehouse of Bonnex Inc., for and on behalf of the said Bonnex Inc."

Raymond Douglas Wells, Esq.,
2 Pelmar Place,
Scarborough, Ontario,

23625

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of photographic goods, for and on behalf of Anglophoto Limited, from its installation situate in the Town of Mississauga to Metropolitan Toronto and for the return of rejected or damaged shipments from its customers situate in Metropolitan Toronto to the installation of the said company situate in the Town of Mississauga.

PROVIDED the licensee be restricted against the use of trailer equipment having any load bearing surface less than 45 inches in height measured from the ground level"

PROVIDED that the above terms be deleted from Class 'D' public commercial vehicle operating licence No. 2651, in the name of Ryman Cartage Limited, 138 Bogert Ave., Willowdale, Ontario.

D. S. CHURCH,
Secretary.

(5237) 15

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the Moot Courtroom, University of Western Ontario, London, Ontario, on Wednesday, the 20th day of June, 1973, at 10 a.m. (E.D.S.T.):

Harry Gordon Scott, Esq.,
P.O. Box 56,
Sebringville, Ontario,

17236-J

applies for an extension to extra-provincial operating licence No. X-1433, "For the carriage of eggs and baby chicks and containers for same, between points in the Province of Ontario and the Province of Quebec, crossing at all border crossing points".

D. S. CHURCH,
Secretary.

(5238) 15

Boyes Transport Limited,
308 Ontario Street,
Clinton, Ontario.

01026

The Ontario Highway Transport Board, pursuant to Section 17, 1970, Chapter 316 of *The Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'C' public commercial vehicle operating licence No. 1317 was issued, as it is alleged that the licensee is charging rates other than those filed, and more particularly 32¢ cwt. on salt shipments in bulk and bags from Goderich to Toronto, and has fixed Tuesday, the 29th day of May, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5239) 15

Taggart Services Limited,
885 Churchill Street,
Ottawa, Ontario.

02421-A13

NOTICE OF MOTION

TAKE NOTICE THAT The Ontario Highway Transport Board will be moved, pursuant to Section 17 of *The Ontario Highway Transport Board Act*, R.S.O. 1970, Chapter 316, for an Order directing the sitting panel to review its decision by means of a re-hearing of the argument in the application of Taggart Services Limited heard by The Ontario Highway Transport Board on October 10th, 1972 and resulting in a decision of said Board dated December 27th, 1972 refusing to transfer that portion of Class 'A' public commercial vehicle operating licence No. 663 from L. R. McDonald & Sons Limited to Taggart Services Limited which portion of said operating licence reads as follows: "For the carriage of goods between the City of Cornwall and points in the County of Stormont. Provided that all privileges to transfer freight and interchange trailers in respect to this extension be prohibited", and has fixed Thursday, the 31st day of May, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(5240) 15

Active Cartage Limited,
1065 Martin Grove Road,
Rexdale, Ontario.

00242

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms

of the certificates pursuant to which Class 'D' public commercial vehicle operating licences Nos. D-T-2982 and D-2982, extra-provincial operating licences Nos. X-T-179 and X-179 were issued, and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act*, *The Public Commercial Vehicles Act* and the *Motor Vehicle Transport Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5241) 15

Auto Haulaway Limited, 00146
Box 333, Oakville, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence No. 1164 and extra-provincial operating licence No. X-468 were issued, and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5242) 15

Dominion-Consolidated Truck Lines Limited, 19772
77 North Queen Street,
Toronto, Ontario,
M8Z 2C8.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'H' public commercial vehicle operating licence No. 282, Class 'D' public commercial vehicle operating licence No.

2011, Class 'A' public commercial vehicle operating licence No. 457 and extra-provincial operating licence No. X-1167 were issued, and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5243) 15

Anthony Argier, Esq., 11954
79 Rosevear Avenue,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence No. 607 was issued, and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5244) 15

All-Ontario Transport Limited, 22810
8 Bermondsey Road,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licence No. 497 was issued, and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5245)

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The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Reginald Belanger, Esq., 10249-G
56 Marier Street, Box 357,
Azilda, Ontario,

applies for an amendment to public vehicle operating licence No. 2411, delete the words "Township of Rayside" wherever the same appear and substitute therefor the words "Town of Rayside-Balfour".

Lawrence Graveline, Esq., 23418
307 Alfred Street,
Pembroke, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of the Renfrew County Board of Education between Lot 25, Concession Band and Lot 15, Concession 6, within the Township of Alice, via a route that traverses sections of Concession Road Nos. 8-9, 10-11, Side Road Nos. 15 and 20.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdiction of the Renfrew County Board of Education".

Keith Lawrence Emary, Esq., 15945-D
354 Sykes Street,
Meaford, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6220, "For the carriage of pupils, for and on behalf of The Grey County Board of Education between Meaford, Lot 14, Concession 11, Lot 16, Concession 12, Lot 26, Concession 12, Lot 20, Concession 10, all in the Township of St. Vincent, via a route that traverses sections of County Road No. 14, Concession Road Nos. 11-12, 10-11, St. Vincent-Sydenham Townline and King's Highway No. 26, all in the Township of St. Vincent".

Keith Ronald Selleck, Esq., 14434
R.R. #3, Spencerville, Ontario,

applies for an amendment to public vehicle (school bus) operating licence No. 5125, delete the words "The Board of Trustees of Edwardsburg Township School Area" wherever the same appear in the current terms and substitute therefor the words "Leeds and Grenville County Board of Education".

D. S. CHURCH,
Secretary.

(5246)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

John Cumming, Esq., 23624
R.R. #6, Woodville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of Toronto Daily Stars and/or Canadian/Star Weekly magazines for the Toronto Star Ltd. commencing at Sunderland; via Highway No. 12 to County Road No. 12; via County Road No. 12 to Cannington; north on County Road Nos. 2 and 11; east on County Road No. 6 to Woodville; via Highway No. 46 to Lorneville, Argyle, Bolsover, Kirkfield, Balsam Lake; south on County Road No. 35 to Glen Arm; west on County Road No. 8 to Highway No. 46 to Argyle; south on Highway No. 46 to Highway No. 7; west on Highway No. 7 to Sunderland".

Bass Lake Sales and Services
Limited, 23617
Box 542, Orillia, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of the Daily Packet and Times newspapers for and on behalf of Jack Marshall, publisher, on the following routes:

- (1) commencing at Orillia via Highway No. 11 to Washago to County Road No. 19 through Longford Mills and Rama to Atherley, thence south on Highway No. 12 to Uptergrove, Udney, Brechin, Gamebridge and Beaverton and return to Orillia via Highway No. 12;
- (2) commencing at Orillia via Highway No. 11 north to Washago, Gravenhurst and Bracebridge, thence via Highway No. 118 to Milford Bay, Port Carling and Glen Orchard, then south on Highway No. 69 to Bala, Torrance and Gravenhurst, returning to Orillia via Highway No. 11; and

(3) commencing at Orillia to Concession 6, Orillia Township, thence to Highway No. 12, west on Highway No. 12 to Coldwater and Waubaushene and return to Orillia via Highway No. 12".

Steve Marabella, Esq., 23367-A
45 St. Davids Street West,
Thorold, Ontario,

applies for an extra-provincial operating licence, "For the carriage of newspapers, pick up at the Buffalo Courier Office, Buffalo, New York, the Sunday Buffalo Courier and the delivery of same to stores in Fort Erie, Crystal Beach, Welland, Port Colborne, Niagara-on-the-Lake, Niagara Falls and St. Catharines, for and on behalf of the Seaway News Company of St. Catharines".

Eugene Joseph Seguin, Esq., 23596
502 Kathleen Avenue,
Sarnia, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of newspapers for and on behalf of The Globe and Mail Ltd. from Strathroy to Sarnia via County Road No. 39, Highway No. 79, County Road No. 4, Highway No. 40, Lakeshore Drive and Highway No. 7. This shall include deliveries enroute".

Millbank Cheese & Butter Limited, 17995-E
Box 100, Millbank, Ontario,

applies for the transfer of Class 'E' public commercial vehicle operating licence No. 2290, standing in the name of Nelson Erb, Princess Street, Millbank, Ontario.

John Hantz, Esq., 23457
R.R. #1, Delhi, Ontario,

applies for a Class 'FS' public commercial vehicle operating licence, "For the carriage of packaged and/or bagged chemical fertilizer for and on behalf of Ontario Plant Foods Limited, from its installation at Delhi, to its customers at farms only in the Counties of Elgin, Middlesex, Perth, Oxford, Brant, and Norfolk; and for the return of rejected and excess shipments of chemical fertilizer from the said customers to Delhi only.

PROVIDED that the licensee be restricted to the use of one stake-type commercial motor vehicle.

EXTENSION GRANTED—For the carriage of fertilizer, in bags or in bulk, for and on behalf of Canadian Industries Limited, from its installations at Ingersoll and Norwich to farms only in the Counties of Elgin, Middlesex, Perth, Oxford and Brant".

These are the terms of Class 'FS' public commercial vehicle operating licence No. 674, in the names of Arthur Ulrich, deceased, and John Hantz, R.R. #1, Delhi, Ontario.

Paul Andrew Bryan, Esq., 23643
R.R. #2, Sunderland, Ontario,

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk and cream for and on behalf of The Ontario Milk Marketing Board from the following named producers to Metropolitan Toronto or such other point as The Ontario Milk Marketing Board may direct:

H. Baird, Lot 16, Con. 13;
Bruce Beaton, Lot 13, Con. 14;
N. Beaton, Lot 12, Con. 14;
G. Beaton, Lot 12, Con. 14;
V. McNenty, Lot, Con. 14;

all of the Township of Reach; and

E. Craig, Lot 11, Con. 7;
T. Bryan, Lot 12, Con. 7;
C. Ashbury, Lot 4, Con. 10;
H. Kanter, Lot 7, Con. 9;
M. McFadden, Lot 8, Con. 8;
R. Hill, Lot 8, Con. 7;
Dave Phillips, Lot 8, Con. 8;
D. Robinson, Lot 8, Con. 5;
C. Ross, Lot 14, Con. 14;
Otto Bagshaw, Lot 4, Con. 8;
F. Beatty, Lot 16, Con. 13;
W. Barkey, Lot 20, Con. 12;
R. J. Smith, Lot 12, Con. 2;
R. Miller, Lot 11, Con. 6;
Ron Shier, Lot 4, Con. 7;
A. Ray, Lot 5, Con. 8;
G. Akister, Lot 9, Con. 7;
H. Allen, Lot 12, Con. 1;
Allan Down, Lot 4, Con. 6;
G. Snoddon, Lot 16, Con. 3;
Pasquale Lucini, Lot 8, Con. 6;
M. Vergoog, Lot 8, Con. 7;
B. Woodward, Lot 5, Con. 9;
B. McFeeters, Lot 13, Con. 10;
J. McFeeters, Lot 21, Con. 9;
Wilf Tamblyn, S. Pt. Lot 3, Con. 10;
Lawrence Bagshaw, N. Pt. Lot 3, Con. 10;
Don Shier, Lot 5, Con. 12;
Robert Baker, Lots 10 and 11, Con. 16;
Peter Hubers, Lot 4, Con. 7;
Teunis Molenaar, Lot 18, Con. 2;
James Teefy, E. ½ Lots 9 and 10, Con. 5;
Robert Rowland, Lot 10, Con. 6;
Leonard Coates, S. E. ¼ Lot 10, Con. 7;
John Hubers, Lot 13, Con. 8;
Ronald Wallace, Lot 6, Con. 12;
Bruce Broad, Lot 2, Con. 6;
John Mezenberg, Lot 7, Con. 4;
John Gorrill, Lot 15, Con. 6;
Pasquale Luciani, W. ½ Lot 8, Con. 6;
Harold Grove, Lot 19, Con. 4;

all of the Township of Brock; and

C. Ross, Lot 10, Con. 1, in the Township of Thorah; and
Aire Manintveld, Lot 3, Con. 9, in the Township of Mariposa.

EXTENSION GRANTED—For the carriage of milk and cream for and on behalf of The Ontario Milk Marketing Board from the following named producers to Metropolitan Toronto or such other point as The Ontario Milk Marketing Board may direct:

Ron Smith, S. $\frac{1}{2}$ Lot 21, Con. 4;
James Mulock, N. $\frac{1}{2}$ Lot 22, Con. 14;

both of the Township of Brock; and

Adrian Vanmil, Lot 6, Con. 1, in the Township of Thorah".

These are the terms of Class 'E' public commercial vehicle operating licence No. 201 in the names of James Talmage Bryan, deceased and Paul Andrew Bryan, Sunderland, Ontario.

Alfred L. Thompson, Esq., 23616
R.R. #1, Cheltenham, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the conveyance of bagged feed and bulk grain to and from the mills of H. A. Watson Ltd., Snelgrove and W. W. Templeton, Inglewood.

SPECIAL 'F' —confined to the conveyance of cement blocks from Cheltenham Concrete Products to points within a 40-mile radius of Cheltenham.

Also the conveyance of livestock from Cheltenham and within a 5-mile radius of Toronto via Highway No. 7".

These are the terms of Class 'D' public commercial vehicle operating licence No. 509, in the name of Arthur J. Thompson, Cheltenham, deceased.

D. S. CHURCH,
Secretary.

(5247) 15

ADDENDUM

Vide Gazette, Vol. 106-10, dated March 10, 1973, page No. 702.

Notice re: Dumont Interprovincial Ltd., No. 10584, add the word "where", before the word "the", in the second line from the bottom of page No. 702.

D. S. CHURCH,
Secretary.

(5248) 15

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, 67 College Street, Toronto, Ontario on Friday, the 4th day of May, 1973 at 9.30 a.m. (E.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

re: DeLuxe Bus Lines (Huntsville) Limited

Whereas DeLuxe Bus Lines (Huntsville) Limited, applies for the approval of the following tariff of tolls filed pursuant to Section of *The Public Vehicles Act*, relative to operations of his public vehicle operating licence No. 1542.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by
DeLuxe Bus Lines (Huntsville) Ltd.

Between Kearney

and Huntsville

Effective Date March 1, 1973

Signature.....

To													
FROM	MILEAGE		Huntsville										
Kearney			S .80 R 1.50	S R	S R	S R	S R	S R	S R	S R	S R		
				S R	S R	S R	S R	S R	S R	S R	S R		
					S R	S R	S R	S R	S R	S R	S R		
						S R	S R	S R	S R	S R	S R		
			SPECIAL FARES				S R	S R	S R	S R	S R		
								S R	S R	S R	S R		
									S R	S R	S R		
										S R	S R		
												S R	

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a tariff of tolls proposed for the public vehicle service operated by DeLuxe Bus Lines (Huntsville) Ltd.

Between Kearney

and Huntsville

Effective Date March 1, 1973

Signature.....

[illegible]

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

re: **Peter Carscallen**

Whereas Peter Carscallen applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 6558.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Peter Carscallen, Tamworth, Ontario

Effective Date March 14, 1973

Signature Peter Carscallen

Length of Trip in Miles	Registered Seating Capacity 17	Registered Seating Capacity 11	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$12.00	\$11.00				
40	15.00	14.00				
50	18.00	17.00				
60	21.00	20.00				
70	22.00	21.00				
80	24.00	23.00				
90	27.00	26.00				
100	30.00	29.00				
110	33.00	32.00				
120	36.00	35.00				
130	39.00	38.00				
140	42.00	41.00				
150	45.00	44.00				
160	48.00	47.00				
170	51.00	50.00				
180	54.00	53.00				
190	57.00	56.00				
200	60.00	59.00				
Minimum rate for any chartered trip not wholly within one municipality	\$15.00	\$13.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate Per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **James Thomas Davey**

Whereas James Thomas Davey applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*, relative to operations of his public vehicle (school bus) operating licence.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by
James T. Davey

Effective Date March 12, 1973

Signature J. T. Davey

Length of Trip in Miles	Registered Seating Capacity ⁹	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$10.20					
40	13.60					
50	17.00					
60	20.40					
70	23.80					
80	27.20					
90	30.60					
100	34.00					
110	37.40					
120	40.80					
130	44.20					
140	47.60					
150	51.00					
160	54.40					
170	57.80					
180	61.20					
190	64.00					
200	68.00					
Minimum rate for any chartered trip not wholly within one municipality	10.20					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Bodil Ann Watson**

Whereas Bodil Ann Watson applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*, relative to operations of her public vehicle (school bus) operating licence No. 4112.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Mrs. Bodil Ann Watson

Effective Date March 6, 1973

Signature

Length of Trip in Miles	Registered Seating Capacity 48	Registered Seating Capacity 31	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
35	\$23.00	\$21.00				
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

- 1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
- 2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **LaRue Bus Lines Limited**

Whereas LaRue Bus Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*, relative to operations of its public vehicle operating licence No. 1633.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by LaRue Bus Lines Limited

Effective Date January 29, 1973

Signature. Scott LaRue

Length of Trip in Miles	Registered Seating Capacity 12	Registered Seating Capacity 41	Registered Seating Capacity 28	Registered Seating Capacity 36	Registered Seating Capacity 44	Registered Seating Capacity 48
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$20.00	\$25.00	Same	Same	Same	Same
40	20.00	25.00	"	"	"	"
50	20.00	27.50	"	"	"	"
60	21.00	33.00	"	"	"	"
70	24.50	38.50	"	"	"	"
80	28.00	44.00	"	"	"	"
90	31.50	49.50	"	"	"	"
100	35.00	55.00	"	"	"	"
110	38.50	60.50	"	"	"	"
120	42.00	66.00	"	"	"	"
130	45.50	71.50	"	"	"	"
140	49.00	77.00	"	"	"	"
150	52.50	82.50	"	"	"	"
160	56.00	88.00	"	"	"	"
170	59.50	93.50	"	"	"	"
180	63.00	99.00	"	"	"	"
190	66.50	104.00	"	"	"	"
200	70.00	110.00	"	"	"	"
Minimum rate for any chartered trip not wholly within one municipality	\$20.00	\$25.00	Same	Same	Same	Same
(Plus \$3.00 per hour waiting time)						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

THE ONTARIO GAZETTE

re: **David Stamp**

Whereas David Stamp applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*, relative to operations of his public vehicle operating licence No. 1938.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

David B. Stamp

Effective Date March 12, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50						
60						
70						
80						
90		.50 per mile				
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	Minimum	\$15.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Fred Santala**

Whereas Fred Santala applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*, relative to operations of his public vehicle (school bus) operating licence No. 6067.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by Fred Santala

Effective Date

Signature Fred Santala

Length of Trip in Miles	Registered Seating Capacity 16	Registered Seating Capacity 44	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$15.00	\$41.00				
40	18.00	47.00				
50	21.00	51.00				
60	23.00	55.00				
70	24.00	58.00				
80	25.00	61.00				
90	27.00	64.00				
100	29.00	67.00				
110	31.00	70.00				
120	32.00	71.00				
130	33.00	74.00				
140	34.00	75.00				
150	35.00	76.00				
160	37.00	80.00				
170	39.00	84.00				
180	41.00	87.00				
190	44.00	91.00				
200	46.00	95.00				
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

D. S. Church,
Secretary.

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ABLEPAC COMPANY LIMITED.....	Mar. 27, 1973	London, Co. Middlesex
AJAX MOTOR REPAIR SERVICE LIMITED.....	Mar. 22, 1973	Town Ajax, Co. Ontario
ALBION FAIRWAYS LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
ALCRON DIESEL LIMITED.....	Mar. 26, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
ALGOMA PACKERS LIMITED.....	Mar. 16, 1973	Twp. Johnson, Dis. Algoma
ALIANUS INVESTMENTS LIMITED.....	Mar. 21, 1973	Town Markham, Rgl. Mun. York
ALL SERVICE REAL ESTATE LIMITED.....	Mar. 26, 1973	Peterborough, Co. Peterborough
ALL SPRAY SHOPPES, INC.....	Mar. 19, 1973	London, Co. Middlesex
ALPEX DAIRIES LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
AL'S 24 HR. TRUCK TIRE REPAIR LTD.....	Mar. 22, 1973	Windsor, Co. Essex
ALTON CONSTRUCTION LIMITED.....	Mar. 16, 1973	Vil. Shelburne, Co. Dufferin
ANIMAL ACTORS LIMITED.....	Mar. 22, 1973	Town Vaughan, Rgl. Mun. York
ANTRIM LUMBER LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
APPRAISAL ASSOCIATES OF OTTAWA LIMITED..	Mar. 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ARLON CANADA LIMITED.....	Mar. 7, 1973	Town Mississauga, Co. Peel
ARTEMIS PRODUCTIONS INC.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
A. & T. HAULAGE LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
AURORA COUNTRY ESTATES LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
AURORA FORMS LIMITED.....	Mar. 23, 1973	Thunder Bay, Dis. Thunder Bay
THE ALYKAN CORPORATION.....	Mar. 21, 1973	Town Port Credit, Co. Peel
A & W CONCRETE FORMING LIMITED.....	Mar. 16, 1973	Twp. Dorchester, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
THE AYRIS CORPORATION.....	Mar. 20, 1973	Metro. Toronto, Jud. Dis. York
JOSEPH BAHRO LIMITED.....	Feb. 28, 1973	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
BALL-CON DEVELOPMENT CORPORATION.....	Mar. 20, 1973	Kitchener, Rgl. Mun. Waterloo
BAY RIDGES WELDING SERVICES LIMITED....	Mar. 20, 1973	Metro. Toronto, Jud. Dis. York
BEAUCROFT DEVELOPMENTS LIMITED.....	Mar. 22, 1973	Town Burlington, Co. Halton
BELLE POINTE SALES LIMITED.....	Mar. 21, 1973	Windsor, Co. Essex
BENDER'S FOODS LIMITED.....	Mar. 26, 1973	Town Hanover, Co. Grey
BENONI INVESTMENTS LIMITED.....	Mar. 21, 1973	Twp. Pickering, Co. Ontario
BERKLEY CHEMICALS, LIMITED.....	Mar. 23, 1973	Town Simcoe, Co. Norfolk
ROBERT V. BIDINOST INCORPORATED.....	Mar. 21, 1973	Windsor, Co. Essex
BLAIR COMPUTERIZATION SYSTEMS, INC.....	Mar. 19, 1973	Bor. N. York, Jud. Dis. York
MARCEL BLAIS INCORPORATED.....	Mar. 23, 1973	Twp. Sarnia, Co. Lambton
BOLDENT LIMITED.....	Mar. 20, 1973	London, Co. Middlesex
THE BOOK SHELF OF GUELPH LIMITED.....	Mar. 19, 1973	Guelph, Co. Wellington
THE BRA BAR LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
BRADBERN DEVELOPMENTS LIMITED.....	Mar. 23, 1973	Woodstock, Co. Oxford
BRESLIN BROS. LANDSCAPING & TREE SERVICES LTD.....	Mar. 16, 1973	Bor. Etobicoke, Metro. Toronto
BRIGHT HOPE INC.....	Mar. 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CAM DOOR PRODUCTS LIMITED.....	Mar. 26, 1973	Bor. N. York, Metro. Toronto
CAMLACH INVESTMENTS LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
CANADA CANDLE COMPANY LIMITED.....	Mar. 21, 1973	Bor. N. York, Metro. Toronto
CANADIAN AESTHETICS LIMITED.....	Mar. 19, 1973	Town Richmond Hill, Rgl. Mun. York
CANADIAN COOKWARE CO. LIMITED.....	Mar. 2, 1973	Bor. Etobicoke, Metro. Toronto
CANADIAN COUNTRY MUSIC LIMITED.....	Mar. 26, 1973	Toronto, Metro. Toronto
CANMEX TRADING CORPORATION LIMITED....	Mar. 23, 1973	Metro. Toronto
CARIBBEAN AIR DESIGN LTD.....	Mar. 21, 1973	Bor. York, Jud. Dis. York
DOUG CARTER ELECTRIC LIMITED.....	Mar. 20, 1973	Twp. E. Zorra, Co. Oxford
THE CASA ALARMS COMPANY LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CASIMIRI BROS. CONTRACTORS LTD.....	Mar. 2, 1973	Metro. Toronto, Jud. Dis. York
CENTRAL MUSICAL (SMITHVILLE) LIMITED....	Mar. 22, 1973	Hamilton, Co. Wentworth
CHARTER-YORK LIMITED.....	Mar. 21, 1973	Town Vaughan, Metro. Toronto
CHENG'S COMPANY LIMITED.....	Mar. 19, 1973	Bor. York, Metro. Toronto
CITY WIDE LOCKSMITHS LTD.....	Mar. 16, 1973	Bor. Scarborough, Metro. Toronto
COBIRLAN INCORPORATED.....	Mar. 22, 1973	Woodstock, Co. Oxford
MURRAY H. COHEN & ASSOCIATES LIMITED...	Mar. 22, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CONCLUSIVE INVESTMENTS INC.....	Mar. 22, 1973	Metro. Toronto, Jud. Dis. York
C. CONTI REAL ESTATE LIMITED.....	Mar. 21, 1973	Bor. N. York, Metro. Toronto
CROMVIL INVESTMENTS LIMITED.....	Mar. 21, 1973	Bor. N. York, Metro. Toronto
DA-SID SALES LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
DATENT LIMITED.....	Mar. 9, 1973	Bor. N. York, Metro. Toronto
DCS MOTORS LIMITED.....	Mar. 15, 1973	Cambridge, Rgl. Mun. Waterloo
DEARDEN ELECTRIC LIMITED.....	Mar. 19, 1973	Twp. Flamborough, Co. Wentworth
DEBORGER HOLDINGS INC.....	Mar. 21, 1973	Toronto, Jud. Dis. York
DEBRABANDERE FARMS LIMITED.....	Mar. 23, 1973	Twp. Malahide, Co. Elgin
C & E DEDEYNE LIMITED.....	Mar. 23, 1973	Twp. Windham, Co. Norfolk
DEE DEE ENTERPRISES LIMITED.....	Mar. 23, 1973	Niagara Falls, Rgl. Mun. Niagara
DELL'ERNIA LAMPS COMPANY LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
IVAN DUNFORD EXCAVATING COMPANY LIMITED.....	Mar. 22, 1973	Twp. Smith, Co. Peterborough
DYE & BROOKLINGS LIMITED.....	Mar. 16, 1973	Bor. Scarborough, Metro. Toronto
DYNA-TUNE HOLDINGS LTD.....	Mar. 19, 1973	Kitchener, Rgl. Mun. Waterloo
EARLTON HOME & AUTO COMPANY LIMITED..	Mar. 23, 1973	Twp. Armstrong, Dis. Temiskaming
E D PEOPLE LIMITED.....	Mar. 22, 1973	Toronto, Metro. Toronto
ELDER HOLDINGS LIMITED.....	Mar. 8, 1973	Town Mississauga, Co. Peel
EMILIZ ENTERPRISES LIMITED.....	Mar. 19, 1973	Twp. Chinguacousy, Co. Peel

Name of Corporation	Date of Incorporation	Head Office
EMPLEX PACKAGING SYSTEMS LIMITED.....	Mar. 19, 1973	Town Richmond Hill, Rgl. Mun. York
EQUITY RESTAURANT INCORPORATED.....	Mar. 19, 1973	Town Forest, Co. Lambton
EUWIL CORPORATION LIMITED.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
FABER AND HADDERS LIMITED.....	Mar. 20, 1973	Town Brampton, Co. Peel
FANDRICH MOTORS LIMITED.....	Mar. 16, 1973	Twp. Tecumseth, Co. Simcoe
FEE FORD SALES LIMITED.....	Mar. 23, 1973	Town Grimsby, Rgl. Mun. Niagara
FILMONT TOURS INTERNATIONAL LIMITED....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
FILMONT TOURS (WINDWARD) LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
FOOTHILLS FARMS INC.....	Mar. 22, 1973	Twp. Albion, Co. Peel
G. FORD HOMES LTD.....	Mar. 20, 1973	Oshawa, Co. Ontario
FOUR PEG HOLDINGS LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
FRANCIS ENGINEERING LIMITED.....	Mar. 20, 1973	Metro. Toronto, Jud. Dis. York
FURNICRAFT DESIGN LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
G.F.F.P. RECORDS INC.....	Mar. 22, 1973	Town Burlington, Co. Halton
D. G. GILES AUTO BODY COMPANY LIMITED...	Mar. 20, 1973	Town Fergus, Co. Wellington
GIRAN ASSOCIATES LIMITED.....	Mar. 21, 1973	Sudbury, Dis. Sudbury
GLENTEED ENTERPRISES INC.....	Mar. 23, 1973	Toronto, Metro. Toronto
GLOBE SEATING CO. LIMITED.....	Mar. 19, 1973	Bor. Scarborough, Metro. Toronto
GODDARD TRUCKING LIMITED.....	Mar. 19, 1973	Town Ajax, Co. Ontario
GOMACO INVESTMENTS LIMITED.....	Mar. 19, 1973	Metro. Toronto, Prov. Ontario
GOODWIN BUS LINES LIMITED.....	Mar. 26, 1973	Town Huntsville, Dis. Mun. Muskoka
GRAND RIVER VIEW HOMES LIMITED.....	Mar. 19, 1973	Kitchener, Rgl. Mun. Waterloo
THE GREAT EASTERN CARPET COMPANY LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
JOHN GROAT AND PARTNERS LIMITED.....	Mar. 19, 1973	Bor. Etobicoke, Metro. Toronto
R. & M. GROSSI CARPENTRY CONTRACTORS COMPANY LIMITED.....	Mar. 20, 1973	Bor. York, Metro. Toronto
GUARDIAN FENCE LIMITED.....	Mar. 19, 1973	Windsor, Co. Essex
GUNSOLUS CONSTRUCTION LIMITED.....	Mar. 15, 1973	Belleville, Co. Hastings

Name of Corporation	Date of Incorporation	Head Office
HABAYET PROPERTIES LIMITED.....	Mar. 12, 1973	Toronto, Metro. Toronto
HALMINEN HOMES LIMITED.....	Mar. 23, 1973	Oshawa, Co. Ontario
HAWLEY ADVERTISING LIMITED.....	Mar. 20, 1973	Toronto, Metro. Toronto
H. H. PRODUCTIONS LTD.....	Mar. 20, 1973	Toronto, Metro. Toronto
HIGH-LOW ERECTORS INC.....	Mar. 15, 1973	Bor. N. York, Metro. Toronto
HILBOY PLASTICS LIMITED.....	Mar. 16, 1973	Metro. Toronto, Jud. Dis. York
HOLLISS HOLDINGS LIMITED.....	Mar. 20, 1973	Town Brampton, Co. Peel
H. & R. INDUSTRIES COMPANY LIMITED.....	Mar. 19, 1973	Twp. S. Himsworth, Dis. Parry Sound
IN FINANCIAL SERVICES, LTD.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
INTERNATIONAL CONSOLIDATED FLIGHT EQUIPMENT CORP.....	Mar. 22, 1973	Town Trenton, Co. Hastings
IRWIN OIL COMPANY LIMITED.....	Mar. 22, 1973	Town Brampton, Co. Peel
IVANHOE ENTERTAINMENT ENTERPRISES LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
JEANS N' THINGS LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
JEFFANSON CONSTRUCTION LIMITED.....	Mar. 19, 1973	Town Vaughan, Rgl. Mun. York
JELCO INSURANCE AGENCY LIMITED.....	Mar. 23, 1973	Bor. Scarborough, Metro. Toronto
J. J. & W. RESEARCH, MANAGEMENT AND CONSULTATION CORPORATION LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
JOHNNY DOLLAR TAXI LIMITED.....	Mar. 20, 1973	Bor. Scarborough, Metro. Toronto
HAROLD JONES REAL ESTATE LIMITED.....	Mar. 15, 1973	Town Burlington, Co. Halton
JOYCE FASHIONS LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
KAWARTHA PARK MARINA LIMITED.....	Mar. 20, 1973	Twp. Smith, Co. Peterborough
KAY-VEE HOLDINGS LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
KENLON LIMITED.....	Mar. 21, 1973	London, Co. Middlesex
KESSLER, MORRISON, METESKEY ¹ & GIACOMELLI LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
E. G. KING CONSTRUCTION LIMITED.....	Mar. 16, 1973	Town Kenora, Dis. Kenora
KINGHAM DECORATING AND PAINTING COMPANY LIMITED.....	Mar. 23, 1973	Hamilton, Co. Wentworth
VIRGIL KINGSLEY ASSOCIATES LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
KITCHENER STEEL ERECTING LIMITED.....	Mar. 22, 1973	Kitchener, Rgl. Mun. Waterloo
K & K AUTO SERVICE LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
KNOWLES OF LONDON TRAVEL CONSULTANTS LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
KOR-ECT PLUMBING AND HEATING LTD.....	Mar. 20, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
S. A. KOZAR INC.....	Mar. 19, 1973	Bor. Scarborough, Metro. Toronto
K-W STEEL PLACING LIMITED.....	Mar. 19, 1973	Kitchener, Rgl. Mun. Waterloo
LAKEWAY WHEEL ESTATE LIMITED.....	Mar. 21, 1973	Sault Ste. Marie, Dis. Algoma
LAMBTON CONSTRUCTION COMPANY LIMITED..	Mar. 20, 1973	Sarnia, Co. Lambton
LANDWOOD PROPERTIES LIMITED.....	Mar. 22, 1973	Bor. Scarborough, Metro. Toronto
DOUG LANGFORD EQUIPMENT LTD.....	Mar. 26, 1973	Vil. Hastings, Co. Northumberland
L B PAPER PRODUCTS LIMITED.....	Mar. 21, 1973	Sudbury, Rgl. Mun. Sudbury
LEADING ROAD HOLDINGS LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
LEON'S CLEANING SERVICES COMPANY LIMITED.....	Mar. 9, 1973	Toronto, Jud. Dis. York
S. LEPORI CONSULTANTS LIMITED.....	Mar. 19, 1973	Metro. Toronto
LUNDY FARMS LTD.....	Mar. 22, 1973	Twp. Adjala, Co. Simcoe
JOHN MACKAY T.V. & STEREO LIMITED.....	Mar. 22, 1973	Town Mississauga, Co. Peel
MACWALDUN INVESTMENTS LIMITED.....	Mar. 19, 1973	Town Trenton, Co. Hastings
MANOTICK MARINA INC.....	Mar. 22, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
DOMENICO MARCELLI CONSTRUCTION LIMITED.....	Mar. 22, 1973	Bor. Scarborough, Metro. Toronto
MARGAN CONTRACTING LIMITED.....	Mar. 15, 1973	Bor. York, Co. York
MARK I ELECTRONICS LIMITED.....	Mar. 19, 1973	Bor. Scarborough, Metro. Toronto
MARK IV CONCRETE & DRAIN INCORPORATED	Mar. 20, 1973	Metro. Toronto, Prov. Ontario
MARKHAM FABRICATING LTD.....	Mar. 22, 1973	Town Markham, Rgl. Mun. York
MARLIMATT LIMITED.....	Mar. 8, 1973	Bor. N. York, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
JOHN MARRONE CONSTRUCTION COMPANY LIMITED.....	Mar. 16, 1973	Toronto, Metro. Toronto
MARY ANN DEVELOPMENTS LIMITED.....	Mar. 21, 1973	Bor. N. York, Metro. Toronto
MECUPH PUBLISHING LIMITED.....	Mar. 22, 1973	Toronto, Metro. Toronto
MERLS PHARMACY LIMITED.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
MISCOE MANUFACTURING LIMITED.....	Mar. 15, 1973	Town Mississauga, Co. Peel
MISSISSAUGA CENTRE THOM MCAN LIMITED....	Mar. 15, 1973	Toronto, Metro. Toronto
MOISHE BUILDING LIMITED.....	Mar. 26, 1973	Toronto, Metro. Toronto
MONARCH DISPOSAL LIMITED.....	Mar. 15, 1973	Town Brampton, Co. Peel
MONTEGO CONSTRUCTION LIMITED.....	Mar. 21, 1973	Town Georgetown, Co. Halton
J. C. MONTEIRO REAL ESTATE LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
MR. SEAMLESS EAVESTROUGHING LTD.....	Mar. 19, 1973	Thunder Bay, Dis. Thunder Bay
THE MUSIC LAB. LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
NABUCCO HOLDINGS LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
NEWLAND FARMS LIMITED.....	Mar. 23, 1973	St. Catharines, Rgl. Mun. Niagara
NORTHERN ONTARIO INVESTMENTS INC.....	Mar. 23, 1973	Twp. Springer, Dis. Nipissing
NORTHERN PURIFICATION SERVICES (EASTERN) LIMITED.....	Mar. 20, 1973	Bor. York, Metro. Toronto
NORTHWEST DENTAL LABORATORIES INC.....	Mar. 21, 1973	Bor. York, Metro. Toronto
NORTHWEST PERSONNEL SERVICES LIMITED..	Mar. 22, 1973	Bor. York, Metro. Toronto
NOVA COSMETICS LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
NOVAK LANDSCAPING LIMITED.....	Mar. 23, 1973	Town Burlington, Co. Halton
LLOYD O'GRADY INSURANCE AGENCY LTD....	Feb. 27, 1973	Town Tillsonburg, Co. Oxford
OFFICE DECOR INCORPORATED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
ONTARIO PACKINGS & SEAL LIMITED.....	Mar. 12, 1973	Hamilton, Wentworth
O. W. SPORTS LTD.....	Mar. 22, 1973	Waterloo, Rgl. Mun. Waterloo
PATRON CONTRACTING LIMITED.....	Mar. 27, 1973	Bor. N. York, Metro. Toronto
P-B HOLDINGS INC.....	Mar. 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
PEAR-WOOD SALES LIMITED.....	Mar. 21, 1973	Windsor, Co. Essex
PICKSEN DEVELOPMENT LIMITED.....	Mar. 19, 1973	Twp. N. Gower, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
P. J. PLUMBING AND HEATING LIMITED.....	Mar. 16, 1973	Cornwall, Co. Stormont
GEORGE W. POWELL LIMITED.....	Mar. 19, 1973	Township Bosanquet, Co. Lambton
POWELL (RICHMOND HILL) CONTRACTING LIMITED.....	Mar. 20, 1973	Town Richmond Hill, Rgl. Mun. York
POWER ELECTRIC INC.....	Mar. 19, 1973	London, Co. Middlesex
PRECISE INVESTMENTS INC.....	Mar. 22, 1973	Metro. Toronto, Jud. Dis York
PRO ELECTRIC INC.....	Mar. 23, 1973	London, Co. Middlesex
PRO FORM CONSTRUCTION LIMITED.....	Mar. 26, 1973	Hamilton, Wentworth
PROJECT DESIGN & ADMINISTRATION LIMITED	Mar. 21, 1973	Toronto, Metro. Toronto
PULSAR DIVERSIFIED LTD.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
QUADRIC LIMITED.....	Mar. 21, 1973	Twp. March, Rgl. Mun. Ottawa-Carleton
RAEBYRNE DEVELOPMENTS LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
RAGNO EXCAVATING LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
RAVINE MANOR APARTMENTS INC.....	Mar. 19, 1973	Toronto, Metro. Toronto
RAYBEC PRODUCTIONS LTD.....	Mar. 26, 1973	Toronto, Metro. Toronto
REDPATH HOME IMPROVEMENTS LIMITED.....	Mar. 19, 1973	Bor. Etobicoke, Metro. Toronto
DOUG REED HOLDINGS INC.....	Mar. 26, 1973	Town Dundas, Co. Wentworth
REXDALE TILE & CONSTRUCTION LTD.....	Mar. 15, 1973	Toronto, Jud. Dis. York
RIDGEBACK DEVELOPMENTS LIMITED.....	Mar. 14, 1973	Metro. Toronto, Jud. Dis. York
H. T. ROSS CLOTHIERS (RICHMOND) LIMITED...	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
ROY'S NORTHLAND CAMP LIMITED.....	Mar. 23, 1973	Town Blind River, Dis. Algoma
RUDCO INSULATION LIMITED.....	Mar. 13, 1973	Twp. King, Rgl. Mun. York
RUNNING BROOK BUILDERS LIMITED.....	Mar. 19, 1973	Town Whitchurch-Stouffville, Rgl. Mun. York
NICHOLAS RUSZ & ASSOCIATES LIMITED.....	Mar. 19, 1973	Toronto, Metro. Toronto
ST. CLAIR PLUMBING AND HEATING LIMITED.	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
SAHARA HOLDINGS INC.....	Mar. 21, 1973	Toronto, Metro. Toronto
SAM'S ACOUSTIC INSTALLATIONS LTD.....	Mar. 19, 1973	Sudbury, Rgl. Mun. Sudbury
DON SARGENT SALES LIMITED.....	Mar. 21, 1973	Toronto, Metro. Toronto
WALTER SCHNEIDER AND SON LANDSCAPING LIMITED.....	Mar. 16, 1973	Twp. Wilmot, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
R. RAY SCOTT (1973) LIMITED.....	Mar. 20, 1973	Bor. N. York, Metro. Toronto
SELPA HOLDINGS LIMITED.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
7 & 10 DEVELOPMENTS LIMITED.....	Mar. 20, 1973	Toronto, Metro. Toronto
SHAMROCK DRILLERS LIMITED.....	Mar. 22, 1973	Twp. Dysart, Provisional Co. Haliburton
SHAW-RIMMINGTON GALLERY LIMITED.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
SHER-JAY HOLDINGS LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
SHIREVE LEASING LIMITED.....	Mar. 21, 1973	Town Brampton, Co. Peel
SILVERCUP INVESTMENTS LIMITED.....	Mar. 22, 1973	Toronto, Metro. Toronto
HARRY SILVERSTEIN LIMITED.....	Mar. 19, 1973	Town Stoney Creek, Co. Wentworth
SOUDAR INVESTMENTS LTD.....	Mar. 19, 1973	Waterloo, Rgl. Mun. Waterloo
S. & S. BUILDING SUPPLIES LIMITED.....	Mar. 16, 1973	Vil. Flesherton, Co. Grey
STAKIT DEVELOPMENTS LTD.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
STANAC MANAGEMENT LIMITED.....	Mar. 26, 1973	Peterborough, Co. Peterborough
V. H. STEEL ERECTORS LIMITED.....	Mar. 21, 1973	Town Brampton, Co. Peel
VINCE STEEL ASSOCIATES LTD.....	Mar. 22, 1973	Toronto, Metro. Toronto
STEELTOWN CONSTRUCTION LIMITED.....	Mar. 26, 1973	Hamilton, Co. Wentworth
STEINBACH—B.R.G. LTD.....	Jan. 30, 1973	Oshawa, Co. Ontario
STEVON HOLDINGS LIMITED.....	Mar. 20, 1973	Town Mississauga, Co. Peel
SWAIN GREENHOUSES LIMITED.....	Dec. 28, 1972	Twp. Aldborough, Co. Elgin
JAMES O. SWAN LIMITED.....	Mar. 21, 1973	Bor. York, Metro. Toronto
TAYLOR MOVING & STORAGE (CANADA) LTD...	Mar. 19, 1973	Town Burlington, Co. Halton
TENROY HOLDINGS LIMITED.....	Mar. 20, 1973	Metro. Toronto, Jud. Dis. York
THERE & HERE TRANSPORTATION LTD.....	Mar. 19, 1973	Town Mississauga, Co. Peel
THUNDERWOOD CUTTING OF CANADA LIMITED	Mar. 22, 1973	Thunder Bay, Dis. Thunder Bay
T M D INVESTMENTS LIMITED.....	Mar. 8, 1973	Toronto, Metro. Toronto
TRAVAC INC.....	Mar. 23, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
TRAVELWORLD LIMITED.....	Mar. 19, 1973	Barrie, Co. Simcoe
TRIAD INDUSTRIAL SUPPLY CO. LIMITED.....	Mar. 23, 1973	Bor. Etobicoke, Metro. Toronto
TRiantos INVESTMENTS LTD.....	Mar. 22, 1973	Toronto, Jud Dis. York

Name of Corporation	Date of Incorporation	Head Office
TRIPLE BARR STOCK FARMS LIMITED.....	Mar. 19, 1973	Twp. Mono, Co. Dufferin
TRIUMPH CARTAGE INCORPORATED.....	Mar. 23, 1973	Toronto, Metro. Toronto
TWENTY MILE CREEK ESTATES LIMITED.....	Mar. 22, 1973	Kitchener, Rgl. Mun. Waterloo
B. J. TWORZYANSKI LIMITED.....	Mar. 13, 1973	Town Markham, Rgl. Mun. York
220 DUNDAS EAST INC.....	Mar. 19, 1973	Belleville, Co. Hastings
260995 ONTARIO LIMITED.....	Mar. 23, 1973	Galt, Co. Waterloo
266367 ONTARIO LIMITED.....	Mar. 21, 1973	Bor. E. York, Metro. Toronto
267217 ONTARIO LTD.....	Mar. 23, 1973	Bor. N. York, Metro. Toronto
267812 ONTARIO LIMITED.....	Mar. 14, 1973	Twp. King, Rgl. Mun. York
267891 ONTARIO LIMITED.....	Mar. 26, 1973	Barrie, Co. Simcoe
267907 ONTARIO LIMITED.....	Mar. 16, 1973	Twp. Alberton, Dis. Rainy River
267968 ONTARIO LIMITED.....	Mar. 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
267979 ONTARIO INC.....	Mar. 19, 1973	Town Georgetown, Co. Halton
268069 ONTARIO LIMITED.....	Mar. 19, 1973	Bor. N. York, Metro. Toronto
268081 ONTARIO LIMITED.....	Mar. 20, 1973	Toronto, Metro. Toronto
268087 ONTARIO LIMITED.....	Mar. 20, 1973	Toronto, Metro. Toronto
268110 ONTARIO LIMITED.....	Mar. 20, 1973	Bor. Etobicoke, Metro. Toronto
268132 ONTARIO LIMITED.....	Mar. 20, 1973	Bor. Etobicoke, Metro. Toronto
268174 ONTARIO LIMITED.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
268191 ONTARIO LIMITED.....	Mar. 22, 1973	Metro. Toronto, Jud. Dis. York
268242 ONTARIO LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
268245 ONTARIO INC.....	Mar. 22, 1973	Twp. N. Dumfries, Rgl. Mun. Waterloo
268283 ONTARIO LIMITED.....	Mar. 26, 1973	St. Catharines, Rgl. Mun. Niagara
UPPER CANADA LEASEHOLDS INC.....	Mar. 19, 1973	Toronto, Metro. Toronto
M. VALIHORA MOTOR TRANSPORTATION INC.....	Mar. 23, 1973	Windsor, Co. Essex
VANBEK HOLDINGS LIMITED.....	Mar. 8, 1973	Town Oakville, Co. Halton

Name of Corporation	Date of Incorporation	Head Office
VICTORIA DRAPERY INC.....	Mar. 19, 1973	Bor. N. York, Metro. Toronto
T. VIGGERS REAL ESTATE LIMITED.....	Mar. 19, 1973	Metro. Toronto, Jud. Dis. York
VILLA NOVA PAINTING AND DECORATING LIMITED.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
VISSER ELECTRONICS LIMITED.....	Mar. 19, 1973	Town Smiths Falls, Co. Lanark
V & J CONSTRUCTION AND CARPENTRY LIMITED.....	Mar. 22, 1973	Town Markham, Rgl. Mun. York
V & V FARMS LTD.....	Mar. 23, 1973	Twp. Brantford, Co. Brant
WEST LAKE WILLOWS LIMITED.....	Mar. 21, 1973	Twp. Hallowell, Co. Prince Edward
WESTON PLUMBING & REMODEL CO. LTD.....	Mar. 19, 1973	Bor. N. York, Metro. Toronto
R. WESTON PLUMBING & HEATING LTD.....	Mar. 20, 1973	Metro. Toronto
WING FAT COMPANY LIMITED.....	Mar. 23, 1973	Bor. Scarborough, Metro. Toronto
WYMAN CARTAGE LIMITED.....	Mar. 22, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
WYMER HOMES LIMITED.....	Mar. 20, 1973	Twp. Binbrook, Co. Wentworth
XEBEC TRAVEL & TOURS CONSULTANTS LTD...	Mar. 23, 1973	Bor. Etobicoke, Metro. Toronto

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ALLENSVILLE COMMUNITY CENTRE INCORPORATED (without share capital).....	Mar. 15, 1973	Town Huntsville, Rgl. Mun. Dis. Muskoka
CAMELOT LITTLE THEATRE (OTTAWA) (without share capital).....	Mar. 20, 1973	Twp. Goulbourn, Rgl. Mun. Ottawa-Carleton
THE CANADIAN TULIP FESTIVAL ASSOCIATION (without share capital).....	Mar. 20, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
CLUB VOYAGEUR CLUB (without share capital)....	Mar. 19, 1973	Town Hearst, Dis. Cochrane
COUNTY PLAYHOUSE INC. (without share capital).....	Mar. 15, 1973	Town Mississauga, Co. Peel
INTERNATIONAL HEBREW CHRISTIAN ALLIANCE IN CANADA (without share capital)....	Mar. 15, 1973	Bor. N. York, Metro. Toronto
THE LAMBTON EVANGELICAL CHRISTIAN SCHOOL SOCIETY (without share capital).....	Feb. 2, 1973	Sarnia, Co. Lambton
THE ROTARY CLUB OF BRAMALEA, ONTARIO, CANADA (without share capital).....	Mar. 16, 1973	Twp. Chinguacousy, Co. Peel
THE SAGAMOR FOUNDATION, INC. (without share capital).....	Mar. 19, 1973	Toronto, Metro. Toronto
THE SPIRITUAL ASSEMBLY OF THE BAHÁ'ÍS OF GODERICH (without share capital).....	Mar. 12, 1973	Town Goderich, Co. Huron
THE SPIRITUAL ASSEMBLY OF THE BAHÁ'ÍS OF KINGSTON (without share capital).....	Mar. 12, 1973	Kingston, Co. Frontenac
THUNDER BAY CHAPTER OF SPEBSQSA (without share capital).....	Mar. 14, 1973	Thunder Bay, Dis. Thunder Bay
TORONTO INDOOR SOCCER LEAGUE (without share capital).....	Mar. 23, 1973	Metro. Toronto
THE WHIP-R-SNAPPER G.R.S. CLUB INC. (without share capital).....	Feb. 27, 1973	Woodstock, Co. Oxford

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ART OTTAWA COMPANY LIMITED (formerly Artawa Limited).....	June 23, 1971	Mar. 16, 1973	Certificate of Amendment of Articles
CAPRICORN INVESTMENTS CORPORATION LIMITED.....	Jan. 14, 1969	Mar. 19, 1973	Certificate of Amendment of Articles
CB PACKAGING LIMITED (formerly Cello Bags Limited).....	Nov. 30, 1970	Mar. 20, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
CLARK'S LADIES' WEAR (NEW LISKEARD) LIMITED (formerly Clark's Ladies' Wear (Elliot Lake) Limited).....	Feb. 11, 1958	Mar. 23, 1973	Certificate of Amendment of Articles
CROSSLAND LICENSING CORPORATION LIMITED.....	Feb. 25, 1955	Mar. 23, 1973	Certificate of Amendment of Articles
DAY REFRESHMENT SERVICES LIMITED (formerly Casablanca Motor Hotel (Grimsby) Limited).....	May 24, 1963	Mar. 20, 1973	Certificate of Amendment of Articles
GROVES DENTAL LABORATORY LIMITED (formerly Groves Derrick Laboratories Limited).....	June 8, 1972	Mar. 23, 1973	Certificate of Amendment of Articles
HEITMAN FINANCIAL SERVICES LIMITED.....	Nov. 9, 1972	Mar. 22, 1973	Certificate of Amendment of Articles
HFL LIMITED.....	Mar. 8, 1973	Mar. 26, 1973	Certificate of Amendment of Articles
HIGH POINT MEDICAL DIAGNOSTIC LABORATORIES LIMITED.....	Dec. 29, 1971	Mar. 8, 1973	Certificate of Amendment of Articles
HOPKINS ADJUSTERS LIMITED (formerly Hopkins and Bull Limited)...	Oct. 27, 1965	Mar. 16, 1973	Certificate of Amendment of Articles
INTERBON LIMITED (formerly 251638 Distributors Limited).....	Dec. 30, 1971	Mar. 19, 1973	Certificate of Amendment of Articles
JONLAB INVESTMENTS LIMITED...	July 25, 1966	Mar. 21, 1973	Certificate of Amendment of Articles
LONGWORTH INVESTMENTS LIMITED.....	Nov. 25, 1958	Mar. 19, 1973	Certificate of Amendment of Articles
MANLO HOLDINGS LIMITED.....	April 15, 1970	Mar. 16, 1973	Certificate of Amendment of Articles
MARBEN CLOTHING LIMITED (formerly 257835 Men's Clothing Limited)	June 21, 1972	Mar. 22, 1973	Certificate of Amendment of Articles
MONARCH BRASS LIMITED (formerly Monarch Brass Manufacturing Company Limited).....	June 23, 1905	Mar. 22, 1973	Certificate of Amendment of Articles
THE J. B. MORGAN LUMBER COMPANY, LIMITED.....	April 3, 1924	Mar. 22, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
MURRAY MOTOR REPAIRS (THUNDER BAY) LIMITED (formerly Seaman Refrigeration Co. Limited).....	July 23, 1959	Mar. 23, 1973	Certificate of Amendment of Articles
READYFOODS LIMITED.....	April 23, 1970	Mar. 6, 1973	Certificate of Amendment of Articles
ROSSBOROUGH CANADA LIMITED..	Mar. 23, 1966	Mar. 21, 1973	Certificate of Filing of Resolution
SHAROUN'S LIMITED.....	Dec. 9, 1960	Mar. 23, 1973	Certificate of Amendment of Articles
SIGMA TOOL & MACHINE LTD. (formerly H. Leistner Holdings Limited).	Sept. 16, 1964	Mar. 22, 1973	Certificate of Amendment of Articles
TENOAK LIMITED (formerly 251792 Investments Limited).....	Jan. 14, 1972	Mar. 19, 1973	Certificate of Amendment of Articles
TITLEY INC. (formerly Titley & Sons Ltd.).....	Oct. 26, 1955	Mar. 22, 1973	Certificate of Amendment of Articles
TOWN OF YORK PROPERTIES INC. (formerly Saltash Investments Limited).....	June 24, 1969	Mar. 21, 1973	Certificate of Amendment of Articles
VERSATEC LIMITED.....	Nov. 27, 1968	Mar. 21, 1973	Certificate of Amendment of Articles
WILWOODS HOLDINGS LIMITED (formerly Miles (Parking) Limited).....	April 1, 1959	Mar. 19, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
CANADA WIRE EMPLOYEES' (LEASIDE) CREDIT UNION LIMITED.....	Mar. 22, 1952	Mar. 19, 1973	Change name to Canada Wire Employees' (Toronto) Credit Union Limited

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
HALF MOON BAY FOUNDATION..	June 17, 1971	Mar. 19, 1973	Vary objects
STATION UPLANDS (OTTAWA) CREDIT UNION LIMITED.....	Sept. 23, 1960	Mar. 15, 1973	Change name to Ottawa South Military Credit Union Limited
YORK COUNTY AND DISTRICT REAL ESTATE BOARD.....	Jan. 6, 1967	Mar. 15, 1973	Change name to York Region Real Estate Board

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Order Concerning the Keeping of Records

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued to the corporation named hereunder permitting to remove certain records from the head office:

Name of Corporation	Date of Incorporation	Date of Order	Place Where Records May Be Kept
WANG LABORATORIES (CANADA) LIMITED.....	Sept. 15, 1966	Mar. 20, 1973	Town Tewksbury, Mass. 01876, U.S.A.

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
AEROQUIP (CANADA) LTD.....	Feb. 1, 1955	Canada	Mar. 21, 1973
CANADIAN MECHANICAL HANDLING SYSTEMS LTD.....	June 1, 1951	Canada	Mar. 14, 1973
CHINOOK SHOPPING CENTRE LIMITED...	April 1, 1958	Alberta	Mar. 23, 1973
FBM DISTILLERY CO. LTD.— FBM DISTILLERIE CIE LTEE.....	Jan. 24, 1969	Canada	Mar. 9, 1973
T. E. McLAUGHLIN DEVELOPMENT ASSOCIATES LIMITED.....	July 19, 1968	Canada	Mar. 21, 1973
NTN BEARING-CAE LTD.....	Mar. 14, 1973	Canada	Mar. 19, 1973
FRANCIS SHAW (CANADA) LIMITED.....	Oct. 16, 1953	Canada	Mar. 16, 1973
WALLACE-MURRAY CANADA LIMITED....	Dec. 31, 1969	Canada	Mar. 19, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BOW VALLEY INDUSTRY SUPPLIES LTD.....	Sept. 18, 1956	Alberta	Mar. 19, 1973
BRIDGESTONE TIRE CO. OF CANADA LTD.....	Sept. 8, 1972	British Columbia	Mar. 15, 1973
CANADIAN NURS-ETTE DISTRIBUTORS LTD.....	Oct. 13, 1967	Alberta	Mar. 15, 1973
CHINOOK SHOPPING CENTRE LIMITED...	April 1, 1958	Alberta	Mar. 23, 1973
HOMCO INDUSTRIES LTD.....	Oct. 6, 1971	Saskatchewan	Mar. 14, 1973
HOMETOWN STORES LIMITED.....	Jan. 30, 1973	British Columbia	Mar. 15, 1973
HOUSE OF STEIN ELECTRONICS LTD.....	Dec. 7, 1970	British Columbia	Mar. 12, 1973
ILC PERIPHERALS LEASING CORPORATION.....	Oct. 31, 1972	State New York	Mar. 9, 1973
NEONEX SHELTER INDUSTRIES LTD.....	Dec. 31, 1968	British Columbia	Mar. 5, 1973
RICHFIELD PROPERTIES LIMITED.....	Feb. 22, 1961	Alberta	Feb. 28, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 345 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
CAMROSE TUBES LIMITED....	Aug. 18, 1959	Alberta	Aug. 27, 1964	Mar. 21, 1973
ILC PERIPHERALS LEASING CORPORATION.....	June 29, 1970	Delaware	Oct. 18, 1971	Mar. 16, 1973
KANEMATSU-GOSHO (U.S.A.) INC.....	Feb. 26, 1951	State New York	June 19, 1970	Mar. 20, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
CHARLES ALLISON CONTRACTORS LIMITED.....	Aug. 12, 1965	Mar. 16, 1973
ANELTA CO. LIMITED.....	Dec. 27, 1961	Mar. 26, 1973
ATTWOOD COPPER MINES LIMITED.....	May 2, 1951	Mar. 16, 1973
B. G. & C. IMPERIAL HOLDINGS LIMITED.....	Feb. 7, 1961	Mar. 23, 1973
BOE (A.J.) AUTOMOTIVE AND INDUSTRIAL SUPPLIES LIMITED.....	Oct. 2, 1950	Mar. 21, 1973
BORNEO INVESTMENTS LIMITED.....	June 12, 1969	Mar. 26, 1973
CANADIAN BRITISH STEAM SPECIALTIES LIMITED.....	Sept. 5, 1958	Mar. 20, 1973
CASTLE HILL INVESTMENTS LIMITED.....	Nov. 18, 1955	Mar. 23, 1973
DETREX CHEMICAL INDUSTRIES OF CANADA LIMITED...	Feb. 12, 1969	Mar. 6, 1973
HILDON CORPORATION LIMITED.....	June 19, 1941	Mar. 21, 1973
HILLCREST TOBACCO FARMS, LIMITED.....	Dec. 26, 1928	Mar. 23, 1973
J. B. M. MACHINERY LIMITED.....	Nov. 3, 1958	Mar. 26, 1973
JOSEPH FLOWERS LIMITED.....	June 23, 1965	Mar. 19, 1973
PASS ELECTRONIC PRODUCTS LIMITED.....	Feb. 14, 1966	Mar. 27, 1973
RADAN MECHANICAL CONTRACTORS LIMITED.....	April 14, 1960	Mar. 22, 1973
SHERITHORN DEVELOPMENT LIMITED.....	May 9, 1955	Mar. 22, 1973
S. SHARF AND COMPANY LIMITED.....	Jan. 1, 1971	Mar. 20, 1973
SUREL SUTURES LIMITED.....	Nov. 5, 1965	Mar. 27, 1973
TONKIN INVESTMENTS LIMITED.....	June 12, 1969	Mar. 26, 1973
TSI STEEL INDUSTRIES LIMITED.....	Feb. 9, 1972	Mar. 23, 1973
226600 INVESTMENTS LIMITED.....	Aug. 8, 1969	Mar. 20, 1973
VISUAL STATISTICS COMPANY LIMITED.....	July 29, 1969	Mar. 16, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Surrender of Letters Patent and Termination of Existence

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, surrender of the charter of the corporation named hereunder has been accepted:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
THE BERTRAM LOEB FOUNDATION.....	Aug. 24, 1965	Mar. 14, 1973	April 23, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Cancellation of a Certificate for Cause

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued cancelling certain certificates of the corporation named hereunder:

Name of Corporation	Date of Incorporation	Date of Cancelled Certificate	Type of Certificate Cancelled	Effective Date
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FLIGHT INFORMATION

SERVICES WINDSOR LTD.....	Mar. 10, 1972	Mar. 10, 1972	Articles of Incorporations	Mar. 10, 1972
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CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Notice of Default in Filing Annual Returns (The Business Corporations Act)

NOTICE IS HEREBY GIVEN under subsection 2 of section 251 of *The Business Corporations Act* that, each of the under-mentioned corporations is in default for a period of two years in filing an annual return under *The Corporations Information Act*. An order dissolving each corporation will be issued unless the corporation files the annual return within one year after the giving of this notice:

Name of Corporation	File Number	Date of Incorporation
ACK CONSTRUCTION LIMITED.....	229530	10/11/1969
ADMEN INVESTMENTS LIMITED.....	233223	31/ 3/1970
AGINCOURT MOBILE HOMES LIMITED.....	230966	29/12/1969
AGINCOURT-STRAUBE WOODWORKING COMPANY LIMITED.....	202674	21/ 4/1967
AIR & HEALTH SCIENTIFIC LIMITED.....	232907	16/ 3/1970
AIRPORT HOUSE OF WINDSOR LIMITED.....	231499	19/ 1/1970
ALKEN CONTAINERS LIMITED.....	227128	26/ 8/1969
ALLAN MCINTOSH LIMITED.....	223582	21/ 5/1969
ALLDISC DISTRIBUTORS LIMITED.....	224797	14/ 7/1969
ALLENHUGHES INVESTMENTS LIMITED.....	229826	20/11/1969
ALMOCA INVESTMENTS LIMITED.....	224908	20/ 6/1969
ANSTEY REAL ESTATE LIMITED.....	232813	11/ 3/1970
APPLIED PLASTIC SERVICES LIMITED.....	229271	16/ 3/1970
ARTHUR FELSEN HOLDINGS LIMITED.....	230316	8/12/1969

Name of Corporation	File Number	Date of Incorporation
ATIK MINERALS & EXPLORATION LIMITED.....	223700	26 / 5 / 1969
B. G. R. TAXI LIMITED.....	225706	11 / 7 / 1969
BARCLAY LIVINGSTONE & ASSOCIATES LIMITED.....	224403	11 / 6 / 1969
BARRS COSMETICS LIMITED.....	225608	9 / 7 / 1969
BARTON'S PHARMACY LIMITED.....	228885	21 / 10 / 1969
BENDER & CAYEN INSURANCE AGENCY LIMITED.....	230598	16 / 12 / 1969
BERNANS ELECTRIC LIMITED.....	225495	14 / 7 / 1969
BEST TAXI SERVICE LIMITED.....	227924	14 / 10 / 1969
BOWER CONSTRUCTION LIMITED.....	232292	23 / 3 / 1970
BRUCE RICH FLOORING LIMITED.....	224940	1 / 7 / 1969
BURLINGTON CUSTOM POOLS LIMITED.....	228585	8 / 10 / 1969
BURTS PRODUCE COMPANY LIMITED.....	117358	22 / 1 / 1962
CANARVAN PROPERTIES LIMITED.....	230623	16 / 12 / 1969
CANMERAC CONSULTANTS LIMITED.....	225043	25 / 6 / 1969
CANUSA HOLDINGS LIMITED.....	229470	6 / 11 / 1969
CARPAUL MINES LIMITED.....	230467	11 / 12 / 1969
CHENARD LUMBER LEASING AND RENTAL COMPANY LIMITED.....	230187	3 / 12 / 1969
CHEREWATY INVESTMENTS LIMITED.....	233124	24 / 3 / 1970
CHERISH JEWELLERY CO. LIMITED.....	232858	12 / 3 / 1970
COPPERSTREAM-FRONTENAC MINES LIMITED.....	81923	3 / 4 / 1956
CORMOTOR LEASING LIMITED.....	232557	2 / 3 / 1970
CORNWALL ADVERTISING COMPANY LIMITED.....	74636	25 / 10 / 1954
CORNWALL SPEEDWAY COMPANY LIMITED.....	228581	29 / 12 / 1969
CORRIDOR MINES LIMITED.....	230276	5 / 12 / 1969
DAILEY RECREATIONAL SERVICES LIMITED.....	231819	30 / 1 / 1970
DART FINANCIAL CORPORATION LIMITED.....	233050	20 / 3 / 1970
DE NAGAY OF CANADA LIMITED.....	224812	25 / 6 / 1969
DELPAC LIMITED.....	231291	12 / 1 / 1970
DENARE ENTERPRISES LIMITED.....	230997	30 / 12 / 1969
DUNCAN S. SKINNER & SON LIMITED.....	223939	30 / 5 / 1969
DYEMASTER COMPANY LIMITED.....	227469	15 / 9 / 1969
EASTWAY TANK, PUMP AND METER LIMITED.....	232459	25 / 2 / 1970
ED JANES PARCEL DELIVERY LIMITED.....	229979	1 / 1 / 1970
ED WEBER LIMITED.....	226752	13 / 8 / 1969
EFCO REPAIR & SUPPLY CO. LIMITED.....	231868	3 / 2 / 1970
EIGHT WAY HOLDINGS LIMITED.....	223472	20 / 5 / 1969
ELECTROPANEL SYSTEMS LIMITED.....	232763	9 / 3 / 1970
ELWOOD AND IRENE HOLDING COMPANY LIMITED.....	229022	12 / 11 / 1969
EMERALD ISLE MOTORS LIMITED.....	231239	8 / 1 / 1970
ENTER CONSTRUCTION COMPANY LIMITED.....	227141	25 / 8 / 1969
EREHWON DEVELOPMENTS LIMITED.....	224253	25 / 6 / 1969
EXPERT REPRODUCTIONS LIMITED.....	231721	28 / 1 / 1970
FASHION FAIR CLEANERS LIMITED.....	228781	16 / 10 / 1969
FOXBRIDGE INVESTMENTS LIMITED.....	226044	22 / 7 / 1969
FRANK NELLES REAL ESTATE LIMITED.....	225642	11 / 7 / 1969
FRED D. WALSH REAL ESTATE LIMITED.....	224414	6 / 6 / 1969
FRED KRAUSE LIMITED.....	225477	7 / 7 / 1969
FREEMAR DEVELOPMENTS LIMITED.....	229055	24 / 10 / 1969
GALAXY INTERIORS LIMITED.....	153342	19 / 9 / 1966
GAULD ELECTRIC COMPANY LIMITED.....	225142	2 / 7 / 1969
GEORGE ZOLATURIUK ENTERPRISES LIMITED.....	228100	24 / 9 / 1969
GOLDEN TRIANGLE FLOOR COVERING LIMITED.....	225959	18 / 7 / 1969
GRA-MAC CONSTRUCTION LIMITED.....	229194	30 / 10 / 1969
GRAETER FLOORING LIMITED.....	229303	27 / 1 / 1970
GRAVEL CATCH LIMITED.....	228120	2 / 10 / 1969
GREEN'S SPRING SERVICE LIMITED.....	232174	16 / 2 / 1970
GUARANTEED INSULATION LIMITED.....	226248	28 / 7 / 1969
HARADA INVESTMENTS LIMITED.....	226812	15 / 8 / 1969
HEMWELL ENTERPRISES LIMITED.....	227564	26 / 9 / 1969
HENRY C. ROSEN & ASSOCIATES CONSULTANTS LIMITED.....	226040	22 / 7 / 1969
HIGHLAND PLACE LIMITED.....	226267	28 / 7 / 1969
HOME FREE VACATIONS LIMITED.....	227372	10 / 9 / 1969

Name of Corporation	File Number	Date of Incorporation
HORIZON SWINE FARMS LIMITED.....	226019	21 / 7/1969
HUEGENOT LIMITED.....	231314	11 / 2/1970
HYLAND CARPET LIMITED.....	228628	9/10/1969
INGAR HOLDINGS LIMITED.....	224597	13 / 6/1969
J. W. BENDICK CORPORATION LIMITED.....	229407	6/11/1969
JACK YOUNG AUTO AUCTION LIMITED.....	229829	20/11/1969
JAMES MACKAY CONTRACTING LIMITED.....	225233	10 / 7/1969
JEAN VEZEAU ENTERPRISES LIMITED.....	230609	16/12/1969
JEFFBRETT ENTERPRISES LIMITED.....	231177	23 / 2/1970
JOHN MCGREGOR MANUFACTURING COMPANY LIMITED.....	229743	18/11/1969
JOLIE FEMME LIMITED.....	231155	7 / 1/1970
K. LALL & D. SPINA CONSTRUCTION LIMITED.....	228739	15/10/1969
K. P. SCHARFE INSURANCE AGENCY LIMITED.....	227802	1/10/1969
KEM-ROSE ENTERPRISES LIMITED.....	228712	14/10/1969
KENNEDY PARK MEAT MARKET LIMITED.....	125419	26/12/1962
KERR'S VERONA LIMITED.....	81319	23 / 2/1956
KING TAXI LIMITED.....	228321	1/10/1969
KIPLING CHEMISTS LIMITED.....	223841	12 / 6/1969
L. H. JENKINS LIMITED.....	230669	19/12/1969
L. J. CORKERY LIMITED.....	75362	20/12/1954
L. T. B. SERVICE LIMITED.....	232658	11 / 3/1970
LABELLE FOODS LIMITED.....	233019	19 / 3/1970
LATERAL GAS LINES LIMITED.....	231189	8 / 1/1970
LINIO PLASTERING LIMITED.....	228453	6/10/1969
M & D HOMES LIMITED.....	225028	20 / 8/1969
M. GORDON FISHER LIMITED.....	228653	20/11/1969
MACDONALD'S HOME BAKERY LIMITED.....	231136	6 / 1/1970
MADAWASKA GOLF & RECREATION CENTRE LIMITED.....	230453	11/12/1969
MAROB INVESTMENTS & CONSTRUCTION LIMITED.....	231527	20 / 1/1970
MARTIN C. PRICE & ASSOCIATES LIMITED.....	232995	18 / 3/1970
MCINTOSH CONSTRUCTION SURVEYS LIMITED.....	75463	21/12/1954
MCLEOD PAINTING AND DECORATING LIMITED.....	233268	31 / 3/1970
MCLEOD-BAY INVESTMENTS LIMITED.....	227395	4 / 9/1969
MEDIA-1-STOP LIMITED.....	223686	23 / 5/1972
MEL-WER INVESTMENTS LIMITED.....	229218	30/10/1969
MILLBANK BUILDERS SUPPLY LIMITED.....	230830	22/12/1969
MILLFORD INVESTMENTS LIMITED.....	81943	26 / 3/1956
MITRE PRODUCTIONS LIMITED.....	231602	22 / 1/1970
MORGIS PROPERTIES LIMITED.....	225748	15 / 7/1969
MURCO FRANCHISES LIMITED.....	226325	30 / 7/1969
N. J. ODORIZZI & SONS LUMBER.....	230046	8 / 1/1970
NICKEL VALLEY COPPER MINES LIMITED.....	82134	16 / 3/1956
NICKELDALE LANDS LIMITED.....	232091	11 / 2/1970
NOREFRED HOLDINGS LIMITED.....	225849	17 / 7/1969
NORVAL PRODUCTIONS (NIAGARA) LIMITED.....	232779	20 / 3/1970
O'BRIEN PATTERNS LIMITED.....	226330	30 / 7/1969
OAKWOOD BUSINESS CONSULTANTS LIMITED.....	225212	27 / 6/1969
OLESDOD INVESTMENTS LIMITED.....	225246	2 / 7/1969
ONTARIO STEAMSHIP COMPANY, LIMITED.....	25705	25 / 1/1926
ORBIT FAMILY CLEANERS LIMITED.....	230987	29/12/1969
P. R. MACHINE & TOOL COMPANY LIMITED.....	228858	20/10/1969
PARENT SALES & SERVICE CENTRE LIMITED.....	231625	23 / 1/1970
PAUL VICKERS LIMITED.....	223830	2 / 6/1969
PINE CONSTRUCTION LIMITED.....	79601	10/11/1955
PINERIDGE DEVELOPMENTS LIMITED.....	224744	3 / 7/1969
PLAINSVIEW TRAILER SALES LIMITED.....	230762	19/12/1969
PLAZA REFRESHMENTS LIMITED.....	227088	25 / 8/1969
POLY INVESTMENTS COMPANY LIMITED.....	228163	8/10/1969
POTVIN INVESTMENTS LIMITED.....	224572	13 / 6/1969
PRUE REALTY LIMITED.....	223892	27/10/1969
QUIKDATA CORPORATION OF CANADA LIMITED.....	232231	18 / 3/1970
R. G. NAIDEN ENTERPRISES LIMITED.....	231849	2 / 2/1970

Name of Corporation	File Number	Date of Incorporation
RAE R. JONES & SON REALTY LIMITED.....	228443	15/10/1969
RAMBLEWOOD ESTATES LIMITED.....	227294	2/ 9/1969
RANKEN CONSTRUCTION LIMITED.....	231699	27/ 1/1970
RESANA HOLDINGS LIMITED.....	224106	4/ 6/1969
REVERE MOTORS LIMITED.....	81593	13/ 2/1956
ROBIN TUFF ASSOCIATES LIMITED.....	232237	18/ 2/1970
ROCSAN INVESTMENTS LIMITED.....	228388	3/10/1969
ROGER PREVOST CONSTRUCTION LIMITED.....	224052	2/ 6/1969
ROMFIELD BUILDING CORPORATION LIMITED.....	36706	5/10/1932
ROSARIO INVESTMENTS LIMITED.....	223439	16/ 5/1969
RYGIEL, MCCULLOCH & ASSOCIATES LIMITED.....	228921	22/10/1969
S. KOLYN LIMITED.....	230336	8/12/1969
SCARBOROUGH CANVAS FABRICATORS LIMITED.....	229369	5/11/1969
SEAFORTH DRAINAGE & CONSTRUCTION LIMITED.....	231036	30/12/1969
SEAWAY POOLS LIMITED.....	231532	20/ 1/1970
SEBAL DEVELOPMENTS LIMITED.....	230829	22/12/1969
SHAR CONSTRUCTION LIMITED.....	225175	27/ 6/1969
SHIE-LIN HOLDINGS LIMITED.....	230996	30/12/1969
SKIRTAP INVESTMENTS LIMITED.....	225190	27/ 6/1969
SMITH CALDWELL HICKLING LIMITED.....	232998	18/ 3/1970
SOC-SCI PUBLISHING COMPANY LIMITED.....	216486	23/10/1968
SOLSTICE HOLDINGS LIMITED.....	232049	18/ 2/1970
SPARKLEEN ENTERPRISES LIMITED.....	229243	14/11/1969
STAMFORD ELECTRONICS LIMITED.....	226398	1/ 8/1969
STEAM VILLA LIMITED.....	224116	4/ 6/1969
SUDBURY LIFE PUBLISHING COMPANY LIMITED.....	232627	4/ 3/1970
SWAP HOLIDAY OF CANADA LIMITED.....	227155	27/ 8/1969
TAIT BURIAL VAULT COMPANY LIMITED.....	227870	18/ 9/1969
THAMES STEEL CONSTRUCTION LIMITED.....	131517	16/ 3/1964
THERE & BACK LIMITED.....	232635	5/ 3/1970
THERM-O-CONTAINERS OF CANADA LIMITED.....	226661	11/ 8/1969
THIRTY FOUR FORTY CLARENCE LIMITED.....	223629	3/ 6/1969
THOMAS BIRTCH INSURANCE AGENCIES LIMITED.....	226225	11/ 7/1969
TORIEN DEVELOPMENTS LIMITED.....	230283	5/12/1969
TRANS WORLD IDENTIFICATION LIMITED.....	229716	17/11/1969
TREBILCOCK AGENCIES LIMITED.....	131997	8/ 4/1964
TRIDUCT INDUSTRIES LIMITED.....	226794	13/ 8/1969
UPPER TRAFALGAR INVESTMENTS LIMITED.....	224357	10/ 6/1969
VICTOR AUTOMATIC TRANSMISSIONS LIMITED.....	231730	28/ 1/1970
VITTORIA INVESTMENTS LIMITED.....	232328	20/ 2/1970
WALBERRY LIMITED.....	223636	22/ 5/1969
WALTER OSTANEK ENTERPRISES LIMITED.....	230422	10/12/1969
WARDSVILLE GOLF & COUNTRY HOLDINGS LIMITED.....	229350	4/11/1969
WHEATLEY HALL FARMS LIMITED.....	225787	15/ 7/1969
WHITE SWAN MOTEL OF TORONTO LIMITED.....	233194	26/ 3/1970
WILLEMSE ENTERPRISES LIMITED.....	232507	27/ 2/1970
WILLIAM J. NELSON LIMITED.....	226929	19/ 8/1969
WILLIAM RICHARD MARSHALL LIMITED.....	228731	4/11/1969
WOLFEDALE TRUCKING & SUPPLY LIMITED.....	227697	6/10/1969
WOODBAR REALTY HOLDINGS LIMITED.....	232425	24/ 2/1970
WYNDALE PRINTING COMPANY LIMITED.....	226391	31/ 7/1969
YEVRAH DEVELOPMENT LIMITED.....	225891	18/11/1969
225103 MANAGEMENT LIMITED.....	225103	11/ 7/1969
225696 MARINA LIMITED.....	225696	14/ 7/1969
226024 INVESTMENTS LIMITED.....	226024	22/ 7/1969
226117 INVESTMENTS LIMITED.....	226117	24/ 7/1969
232790 SALES LIMITED.....	232790	10/ 3/1970
316 GEORGE STREET LIMITED.....	225680	25/ 8/1969

JOHN T. CLEMENT
Minister of Consumer and Commercial Relations

Cancellation of Certificates of Incorporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, the certificates of incorporation of the corporations named hereunder have been cancelled by an order dated March 7, 1973 for default in filing annual return under *The Corporations Information Act* and the said corporations shall be dissolved on April 11, 1973.

Name of Corporation	File Number	Date of Incorporation
A. & Z. REALTY COMPANY LIMITED.....	84296	Aug. 17, 1956
ACME FURNITURE MANUFACTURERS LIMITED.....	51834	Nov. 30, 1945
ADORA LIMITED.....	134750	Aug. 20, 1964
AGENCY INSURANCE SERVICES LIMITED.....	97117	Jan. 5, 1959
ALLSCOPE ELECTRIC LIMITED.....	75916	Jan. 28, 1955
ARNICK LIMITED.....	200056	Jan. 3, 1967
AULROSE INDUSTRIAL DEVELOPMENTS LIMITED.....	204236	June 23, 1967
BANROS DEVELOPMENTS LIMITED.....	107513	July 5, 1960
BARRY ELECTRIC LIMITED.....	83479	June 26, 1956
BARTRINJAC INVESTMENT CO. LIMITED.....	204165	June 21, 1967
BAYVIEW SOD & NURSERY COMPANY LIMITED.....	154205	Oct. 28, 1966
BEAVER ORNAMENTAL METAL LIMITED.....	147414	Mar. 7, 1966
BENDER CASKETS LIMITED.....	55626	June 21, 1947
BOYD AVENUE BODY SHOP LIMITED.....	200918	Mar. 2, 1967
CABIRI INVESTMENTS LIMITED.....	202367	April 1, 1967
CANADA BUSINESS COLLEGE (TORONTO) LIMITED.....	92009	Mar. 5, 1958
CANADIAN ENVIRONMENTAL SYSTEMS LIMITED.....	210218	Mar. 18, 1968
CANADIAN HOUSEKEEPING SHOPS LIMITED.....	49889	Oct. 24, 1944
CARPET-CHEX (CANADA) LIMITED.....	130075	Dec. 27, 1963
CATERAMA OF M. A. R. S. LIMITED.....	150674	May 11, 1966
CHECKER DAIRY SHOPS LIMITED.....	156204	April 20, 1967
CLARE'S DRIVING SCHOOL LIMITED.....	154923	Nov. 25, 1966
CLARE'S SPORTSWEAR, WOOLENS AND IMPORTS LIMITED.....	117166	Dec. 29, 1961
CONTINENTAL MEAT PACKERS LIMITED.....	118699	Mar. 22, 1962
COSLETT MACHINERY & EQUIPMENT LIMITED.....	71692	Jan. 11, 1954
COSTAR CONSTRUCTION LIMITED.....	209945	Feb. 21, 1968
DELRAY ESTATES LIMITED.....	205464	Aug. 24, 1967
DELTA PLUMBING & HEATING COMPANY LIMITED.....	107744	July 5, 1960
DEXSON JEWELLERS LIMITED.....	141084	June 15, 1965
DONNAVALE CONSTRUCTION LIMITED.....	200709	Feb. 14, 1967
DOX-STED LIMITED.....	116017	Nov. 2, 1961
DUALED PANE COMPANY LIMITED.....	123848	Jan. 16, 1963
DUPONT CONSTRUCTION LIMITED.....	71899	Feb. 8, 1954
EDDIE ALLEN LIMITED.....	78695	Aug. 31, 1955
ELCO WINDOW SALES LIMITED.....	201536	Mar. 9, 1967
ERNEST-CLAREHOME DEVELOPMENT LIMITED.....	110232	Dec. 14, 1960
EXPORT CANNERS LIMITED.....	136083	Oct. 23, 1964
F. & K. INVESTMENT AND DEVELOPMENT LIMITED.....	86642	Jan. 25, 1957
G. C. WILCOCK COMPANY LIMITED.....	105879	April 9, 1960
GECODEE FOODS LIMITED.....	152613	Aug. 4, 1966
GENERAL TOOL AND MACHINE CORPORATION LIMITED.....	98833	Mar. 2, 1959
GRANDSTAND INVESTMENT CORPORATION LIMITED.....	150877	May 25, 1966
HAMILTON BUILDING CREDITS LIMITED.....	92020	Mar. 6, 1958
HAMILTON INSURANCE AGENCIES LIMITED.....	85324	Nov. 1, 1956
HI NEIGHBOUR JUG MILK STORES LIMITED.....	210607	Mar. 15, 1968
HISKERR GOLD MINES, LIMITED.....	49134	Mar. 15, 1944
HUFF MINES AND EXPLORATIONS LIMITED.....	143037	Sept. 16, 1965
INDUSTRIAL CHEMICALS AND SOLVENTS LIMITED.....	84374	Aug. 3, 1956
INOCENTI STRUCTURED LIMITED.....	205934	Sept. 13, 1967
J. M. MAGUIRE LIMITED.....	92281	Mar. 18, 1958
JAMES BROTHERS, LIMITED.....	30834	Jan. 22, 1929
JOHN ALTENBURGER LIMITED.....	154644	Nov. 18, 1966
KALBETTS LIMITED.....	204085	June 16, 1967
KENDALL BRONZE & IRON WORKS LIMITED.....	60447	Nov. 8, 1949

Name of Corporation	File Number	Date of Incorporation
KOLTZ, PORTEOUS INDUSTRIES LIMITED.....	205372	Aug. 15, 1967
KURT'S ROOFING SERVICE LIMITED.....	210420	Mar. 15, 1968
LEDUCE MOTOR SALES LIMITED.....	126599	June 12, 1963
LORYL MECHANICAL COMPANY LIMITED.....	154016	Oct. 21, 1966
METRO CONCRETE CO., LIMITED.....	78244	July 21, 1955
MOHAWK INVESTMENTS (OSHAWA) LIMITED.....	128451	Oct. 3, 1963
NATIONAL VEG-PACK COMPANY LIMITED.....	123081	Dec. 13, 1962
NEAT CLOTHES LIMITED.....	118916	April 12, 1962
NIAGARA ALUMINUM CO. LIMITED.....	137189	Dec. 17, 1964
NORTH SHORE PACKING COMPANY LIMITED.....	127908	Sept. 3, 1963
NORWAY PINES CABINS CO. LIMITED.....	200948	April 13, 1967
PARKHILL BRICK CO. LIMITED.....	53561	Aug. 1, 1946
PAUL G. WALLIN LIMITED.....	90316	Oct. 31, 1957
PICKERING FEEDER ENTERPRISES LIMITED.....	123919	Jan. 23, 1963
PLANNED SALES LIMITED.....	49199	Mar. 28, 1944
PORTAIR LEASEHOLDS LIMITED.....	109894	Nov. 21, 1960
QUALITY BODY & REFRIGERATOR SALES LIMITED.....	120573	July 6, 1962
QUALITY POULTRY LIMITED.....	126408	May 27, 1963
QUITE CONTRARY FASHIONS LIMITED.....	210327	Mar. 6, 1968
R. A. SHAW, PORTRAITS, LIMITED.....	147173	Feb. 25, 1966
REEB FARMS LIMITED.....	126878	June 26, 1963
RONDEAU ESTATES CONSTRUCTION LIMITED.....	140323	May 4, 1965
SALMORCO INVESTMENTS LIMITED.....	152863	Aug. 18, 1966
SCOTT PETERS PRODUCTIONS LIMITED.....	107890	July 20, 1960
SOUTH WELLINGTON PROPERTIES LIMITED.....	128499	Oct. 4, 1963
SOUTHAMPTON HOTEL LIMITED.....	93861	June 25, 1958
SPINOSA ENTERPRISES LIMITED.....	139016	Mar. 12, 1965
SPOT FUELING SERVICES LIMITED.....	114973	Aug. 30, 1961
STOLERO GLASS & MIRROR LIMITED.....	139626	April 5, 1965
STREETSVILLE FURNITURE LIMITED.....	205011	July 27, 1967
TAMAR CONSTRUCTION LIMITED.....	120871	July 27, 1962
THAMES VALLEY POULTRY LIMITED.....	101047	July 10, 1959
TOLTON EQUIPMENT LIMITED.....	124775	Mar. 12, 1963
TURNER'S TAXIS LIMITED.....	202243	April 5, 1967
UNITED COMPUTER ASSOCIATES LIMITED.....	203585	May 29, 1967
VIC'S NURSERY LIMITED.....	140600	May 20, 1965
VILLAGE GREEN DRY CLEANERS LIMITED.....	147347	Mar. 1, 1966
VIZETKA INVESTMENTS LIMITED.....	94731	Aug. 20, 1958
W. A. SWEETMAN SUPPLY COMPANY LIMITED.....	104981	Feb. 23, 1960
W & S BUILDING SUPPLIES LIMITED.....	87410	April 1, 1957
WELLS HARDWARE LIMITED.....	51615	Oct. 23, 1945
WHISPER HOLDINGS LIMITED.....	82541	April 19, 1956
WHIZ TAXI LIMITED.....	134712	Aug. 21, 1964
WILLIAMS BAKERY (TORONTO) LIMITED.....	152514	July 29, 1966
ZIPPIN HAT CO. LIMITED.....	92496	April 8, 1958

JOHN T. CLEMENT,
Minister of Consumer and Commercial Relations.

(5184) 15

Credit Unions Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
AEROVOX EMPLOYEES (HAMILTON) CREDIT UNION LIMITED.....	May 9, 1953	Mar. 19, 1973	April 23, 1973

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
CNIB EMPLOYEES' (TORONTO) CREDIT UNION LIMITED.....	Sept. 3, 1965	Mar. 14, 1973	April 23, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5206)

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The Marriage Act

CERTIFICATE OF REGISTRATION as persons authorized to solemnize marriage in the Province of Ontario, have been issued to the following:

Rev. Sydney John Douglas Stuart, Collingwood; Rev. Joseph Alexander Reinhart, Stratford; Rev. Michael Gerrard Albert Byrne, Kitchener; Chaplain Arthur Roger Taylor, St. Catharines; Captain William Albert Moores, Sudbury; Rev. Ronald Joseph MacFarland, Petawawa; Rev. Frank Ernest Ball, Toronto; Harry James Walker, Malton; Rev. John Brian Peckham, Willowdale; Rev. Donald Gerald Wright, Dresden; Rev. Guillaume George Beland, Sudbury; Rev. Alfred Tennyson Mercer, Toronto; Elder James Stewart McColl, Appin; Grant Gilman Holditch, Angus; Rev. Victor Parachin, Weston; Rev. Marinko Zadro, Ottawa; Evangelist Arvid Leo Rossell, Milton; Rev. George Mervin Phelan, Ottawa; Rev. George Shalm, Prescott; Rev. Victor John Leslie Cornish, Huntsville; Rev. Leslie Marshall Clemens, London; Rev. Dale Rupert Huston, London; Rev. Harry John Bierman, Ingersoll; Rev. Isidore Beland, Hamilton; Rev. Robert James Muir, Willowdale; Rev. Brian Wesley William Aitken, Sudbury; Sardarni Sahiba Margaret Kaur North, Toronto; Suyagya Arya, Toronto; Rev. Paul Weitmann, Kitchener; Rev. Ronald Curry Ferris, London; Rev. George Arthur Tattrie, Chesterville; Rev. Ronald Lee Russell, Drumbo; Rev. Earl Cameron Grant, Toronto; Rev. John Thomas Paleczy, London; Rev. Stanley Wilfred Hibbins, Windsor; Rev. Paul Alfred Ilgner, Owen Sound; Rev. Sang Soon Pak, Toronto; Rev. Richard Broughton, Toronto; Rev. Albert Joseph DePascale, Weston; Rabbi Herbert Millen, Hamilton; Rev. Hirwin John Davies, Scarborough; Rev. William Edward Hoffman, Toledo, Ohio, U.S.A. (Temp.); Rev. Pierre Benoit, Montreal, Quebec, (Temp.); Rev. William B. D. Heeney, Peterborough, Ontario, (Temp.); Rev. Cyprian Killackey, Tucson, Arizona, U.S.A. (Temp.); Rabbi Sheldon Zimmerman, New York, New York, U.S.A. (Temp.); Rev. Liam Minogue, Trenton, New Jersey, U.S.A. (Temp.); Rev. Phillip Barton Austin Hewett, Vancouver, B.C. (Temp.); Rev. Robert Clifford Jones, Campbellton, N.B. (Temp.); Rev. Walter Anthony Hancock, Fancy Farm Kentucky, U.S.A. (Temp.); Rev. Nicola Giannantonio, Guardiaregia, Italy, (Temp.); Rev. Byron Fenmore Howlett, Dartmouth, N.S.

(Temp.); Rt. Rev. David Keller Leighton, Baltimore Maryland, U.S.A. (Temp.); Rev. Donald Westmore Colwell, Saint John, N.B. (Temp.); Rev. Keith Edward Walter Wilcox, Coquitlan, B.C. (Temp.); Rev. Laughlin Donald MacDonald, Fredonia, New York, U.S.A. (Temp.); Rev. Edwin Ronald McCraig, Harbour Grace, Newfoundland, (Temp.); Rev. Thomas Mary Joan, Lloydminster, Alberta, (Temp.); Rev. David William Pye, Trochu, Alberta, (Temp.); Rev. Edward Daniel Fleming, Montreal, Quebec, (Temp.); Rev. Edith Pearl Mainprize, Campbell's Bay, Quebec, (Temp.); Rev. Earl Jacob Treusch, Winnipeg, Manitoba, (Temp.); Rev. Francis Brian DeFreitas, Rome, Italy, (Temp.); Rev. Andrew D. Strutzman, Millsersburg, Ohio, U.S.A. (Temp.); Eddie Lynn Dunn, Grand Rapids, Michigan, U.S.A. (Temp.); Rev. John Patrick Moore, Union City, New Jersey, U.S.A. (Temp.); Rev. John William Wahl, Detroit Michigan, U.S.A. (Temp.); Rev. Peter Alexander McDonald, Dartmouth, Nova Scotia, (Temp.); Rev. Myles Joseph Kelly, Senneville, Quebec, (Temp.); Rev. William Thomas Eakins, Leeds, England, (Temp.); Rev. Vlatko Poljicak, Vinkovci, Croatia, (Temp.); Rev. Fernand Serrurier, Gatineau, Quebec, (Temp.); Rev. Roland Beaulieu, Hull, Quebec, (Temp.); Rev. Joseph Paul Ingrao, Halifax, Nova Scotia, (Temp.); Rev. Joseph Benedict Killoran, Grande Cache, Alberta, (Temp.); Rev. Alfred Bert Clark Dawe, Marine City, Michigan, U.S.A. (Temp.); Rev. Walter Maxwell Mercer, Corner Brook, Newfoundland, (Temp.); Rev. Peter James Disney, Halstead, England, (Temp.); Rev. Canning Frank Harrison, Detroit, Michigan, U.S.A. (Temp.); Rev. Peter Yoder, Marshfield, Missouri, U.S.A. (Temp.); Rev. Ulysse Doiron, Buffalo, New York, U.S.A. (Temp.); Rev. Peter Douglas, Winnipeg, Manitoba, (Temp.); Rev. Roger Lee Prokop, Saskatoon, Saskatchewan, (Temp.); Rabbi David Kozak, Ogdensburg, New York, U.S.A. (Temp.); Rev. Walter Joseph Bracken, Jackson, Mississippi, U.S.A. (Temp.).

NOTICE IS HEREBY GIVEN that registration and authority to solemnize marriage in the Province of Ontario under *The Marriage Act*, for the underlisted persons are cancelled and revoked:

Rev. Edward Daniel Fleming, Montreal, Quebec; Rev. Jens Rode, London, Ontario; Rev. Raymond Allan Yauk, Calgary, Alberta; Chairman Gerhard Werner Guse, Kitchener, Ontario; Rev. Georges

Emile Travers, St. Hubert, Quebec; Rev. Allan Bernard McDonnell, Peru, South America; Rev. William Henry Bruce, Atikokan, Ontario; Rev. Anthony Emmanuel Vella, Toronto.

JOHN T. CLEMENT
Minister of Consumer
and
Commercial Relations

(5256)

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Erratum

Vide Gazette, Vol. 106, dated March 17, 1973, issue No. 11, page No. 875.

Notice re: "Cancellation of Certificates of Incorporation, Notice Is Hereby Given that, under *The Business Corporations Act*, . . . the corporations named hereunder have been cancelled by an order dated March 17, 1973," to read "Notice Is Hereby Given that, under *The Business Corporations Act*, the corporations named hereunder have been cancelled by an order dated February 14, 1973," in the body of the said notice and wherever the same shall appear.

JOHN T. CLEMENT,
Minister of Consumer
and Commercial Relations.

(5207)

15

The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 2nd day of April, 1973 of the vote taken in the Township of Brant, County of Bruce, on the 26th day of March, 1973, on the following questions under the provisions of *The Liquor Licence Act*:

1. Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	292
Votes polled for the Negative Side	99

2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	296
Votes polled for the Negative Side	99

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, April 2, 1973.

(5257)

15

Parliamentary Notice Private Bills

LEGISLATIVE ASSEMBLY OF ONTARIO

PARLIAMENTARY NOTICE

PRIVATE BILLS

Monday, March 12th, will be the last day for depositing Private Bills with the Clerk, of the Legislative Assembly free of penalty.

Tuesday, April 24th, will be the last day for introducing Private Bills.

Dated at Toronto this 14th day of February, 1973.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly.

(4863)

8 to 16

Applications to Parliament—Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

*Clerk reports to Standing Orders and
Procedures Committee*

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when a read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

*Certain Municipal Applications referred to
Ontario Municipal Board*

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,

Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

COUNTY OF HASTINGS

FURTHER NOTICE IS HEREBY GIVEN that the application of the Corporation of the County of Hastings to the Legislative Assembly of the Province of Ontario at its next Session for private legislation with respect to the composition of and votes on the County Council shall relate to the year 1975 and subsequent years, and not to the year 1974 as previously indicated.

Dated at Belleville this 20th day of February, 1973.

RONALD W. CASS, Q.C.,
27 Campbell Street,
P.O. Box 185,
Belleville, Ontario,
Solicitor for the Applicant.

(8664)

10 to 15

NEW AUGARITA PORCUPINE MINES LIMITED

NOTICE IS HEREBY GIVEN that Michael Murray, a shareholder of New Augarita Porcupine Mines Limited, will apply to the Legislative Assembly of the Province of Ontario at its next regular session for a Private Act reviving new Augarita Porcupine Mines Limited, incorporated by Letters Patent dated the 13th day of May, 1936, and

dissolved on the 3rd day of June, 1965, pursuant to the provisions of section 326 (2) of *The Corporations Act*, R.S.O. 1960, chapter 71, so that New Augarita Porcupine Mines Limited shall, subject to any rights acquired by any person after its dissolution, be restored to its legal position, including all its property, rights, privileges and franchises and be subject to all other liabilities, contracts, disabilities and debts, as at the date of the said dissolution in the same manner and to the same extent as if it had not been dissolved.

Dated at Toronto, Ontario, this 28th day of February, 1973.

SALTER, REILLY, JAMIESON &
APPLE,
Barristers and Solicitors,
302 Bay Street,
Toronto, Ontario,
Solicitors to the Applicant.

(8677)

10 to 15

THE CORPORATION OF THE TOWNSHIP OF SARNIA

NOTICE IS HEREBY GIVEN that on behalf of the Corporation of the Township of Sarnia application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973 for an Act authorizing the said Corporation to undertake special drainage works in the Township of Sarnia. These include construction of two diversion channels. One diversion channel will intercept the Perch Drain (also known as Wawanosh Drain) near Blackwell Sideroad south of London Road and divert its flow northerly and easterly to rejoin the said Perch Drain near its outlet into Lake Huron. The other diversion channel will intercept the Pulse Creek Drain immediately south of proposed Controlled Access Highway 402 and divert its flow westerly into the first mentioned diversion channel.

The purpose of the Act is to enable the said Corporation to undertake the drainage works, generally under *The Drainage Act* but with some differences which include:

1. The drainage works may be authorized and carried out in accordance with the engineer's report appended to the Act in two stages without petition, without some of the notices required by *The Drainage Act* and before the time for any appeal under *The Drainage Act* has expired or any such appeal has been decided.

2. Part of the cost of the drainage works may be levied on the rateable property in the westerly part of the Township of Sarnia designated in the engineer's report.

3. The right to appeal the amount of the assessment made in the usual manner prescribed by *The*

Drainage Act against the lands in the drainage areas of the Perch Drain and the Pulse Creek Drain and drains tributary thereto in the townships of Sarnia, Plympton, Enniskillen and Moore will be retained but there will be no rights to appeal against the report or the drainage works generally.

4. The said Corporation is given power to acquire lands for the purposes of the drainage works by expropriation or otherwise.

5. The engineer's report establishes the manner in which the future maintenance of the drainage works is to be apportioned and levied against lands in the said drainage areas and in the said designated westerly part of the Township of Sarnia.

Dated at Sarnia, Ontario, this 28th day of February, 1973.

DAWSON & TAYLOR,
Sarnia, Ontario,
Solicitors for the Corporation of the
Township of Sarnia.

(8678)

10 to 15

THE CORPORATION OF THE CITY OF WINDSOR

NOTICE IS HEREBY GIVEN that the Corporation of the City of Windsor intends to apply to the Legislative Assembly of the Province of Ontario, at its next session, for an Act to provide as follows:

1. The council of the Corporation may, by by-law, authorize the treasurer of the Corporation to invest moneys not immediately required for the purposes of the Corporation with any other Ontario municipality or local board or commission of the City of Windsor or any other Ontario municipality and generally under terms provided for by Section 312 of *The Municipal Act*.

2. The council of the Corporation may, by resolution, authorize and empower the treasurer of the Corporation to invest funds of the Corporation, not immediately required, for the purpose of interim financing of capital projects.

3. The council of the Corporation may, by by-law, authorize the treasurer of the Corporation, in addition to the powers contained in Section 308 of *The Municipal Act*, to invest reserve funds in the general fund of the municipality, subject to the following:

- (1) Not more than 50 per cent. of the total reserve funds may be so invested at any one time;
- (2) A rate of interest equal to the interest paid by the City of Windsor on its temporary borrowings shall be paid to the reserve funds from which the temporary borrowing was made.

4.—(1) All property and all interests in property, both real and personal, including but not limited to the lands, assets, buildings, fixtures and equipment of The Metropolitan General Hospital, (herein called the "Hospital") a body corporate and politic, established pursuant to the provisions of *The City of Windsor Act, 1946*, are transferred to and vested in The Metropolitan General Hospital, a corporation without share capital, incorporated by Letters Patent under *The Corporations Act*.

(2) For the purposes of *The Registry Act*, *The Land Titles Act*, *The Bills of Sale and Chattel Mortgages Act* or any other Act affecting the title to property, it shall be sufficient to cite this Act as effecting the vesting in and the conveyance, transfer or transmission of title from the Hospital to The Metropolitan General Hospital of real or personal property or of an interest in real or personal property.

(3) All liabilities, debts and obligations of the Hospital attach to The Metropolitan General Hospital and may be enforced against it.

5. The Metropolitan General Hospital shall be bound by and enjoy all rights and privileges under any contract existing before this Act comes into force that has the Hospital as a contracting party to the same extent as though named therein either as a contracting party or a party to benefit thereunder.

6. All rights of creditors of the Hospital are unimpaired and may be enforced against The Metropolitan General Hospital.

7.—(1) The Metropolitan General Hospital shall be entitled to all donations, endorsements, gifts, grants, devises and bequests of real or personal property made to the Hospital, or made in trust for the Hospital, whether *inter vivos* or testamentary, and whether made before or after this Act comes into force, to the same extent as if made to or for The Metropolitan General Hospital.

(2) The Metropolitan General Hospital shall be substituted for the Hospital where the Hospital is named or described in a will, deed, or other legal instrument made before or after this Act comes into force.

8. Sections 9, 10, 11, 12, 13, 16 and 17 of *The City of Windsor Act, 1946*, are repealed.

Dated at Windsor, Ontario, this 26th day of February, 1973.

JAMES E. WATSON, Q.C.,
City Hall, Windsor, Ontario,
Solicitor for the Applicant.

SERVICE HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that Frank Louis Sloan, Joseph John Homer and Stella Homer, will apply to the Legislative Assembly of the Province of Ontario at its next regular session, or so soon thereafter as this matter may be applied for, for a Private Act reviving Service Hardware Limited, incorporated by Letters Patent dated the 7th day of October, 1949, and dissolved on the 13th day of May, 1965, pursuant to the provisions of Section 326 (2) of *The Corporations Act*, R.S.O. 1960, Chapter 71, so that Service Hardware Limited, subject to any rights acquired by any person after their dissolution, shall be restored to their legal position, including all their property, rights, privileges and franchises, and be subject to all other liabilities, contracts, disabilities and debts, as at the date of the said dissolution in the same manner and to the same extent as if they had not been dissolved.

Dated at Windsor, Ontario, this 1st day of March, 1973.

BRIAN T. PAPE,
Barrister and Solicitor,
17 Wyandotte Street East,
Windsor, Ontario,
Solicitor for the Applicant.

TOWN OF VAUGHAN

NOTICE IS HEREBY GIVEN that The Corporation of the Town of Vaughan in the Regional Municipality of York will apply to the Legislative Assembly of the Province of Ontario, at its next regular session for special legislation in respect of the following matters:

(1) On applications to zone or rezone lands to permit multiple residential uses, the Council shall have regard to the matters referred to in Section 33 (4) of *The Planning Act*, and shall have the same powers with respect to such zoning or rezoning as the Minister of Treasury, Economics and Intergovernmental Affairs has with respect to an approval of a plan of subdivision under said Section 33 (5) and (8) and to require all conditions to be included in an Agreement to be signed prior to the passing of the required By-Law, which Agreement shall take effect upon the approval of such By-Law by the Ontario Municipal Board. The Town may enter into Agreements providing for the fulfillment by the owners of the land of all or any of the conditions imposed and such Agreements when registered on title of the land, shall run against the land to the benefit of the Corporation.

(2) Any Agreement entered into by the Corporation pursuant to Section 33 (6) and Section 29 (14) of *The Planning Act* when registered on the title of the land affected by the Agreement, shall run against the land to the benefit of the Corporation.

(3) The Council may by a three-fourths vote of all the members of Council pass a By-Law to:

- (a) order the removal or demolition of any building, fence, scaffolding or erection that is in a ruinous or dilapidated state, and
- (b) order the levelling or grading of any grounds, yards or vacant lots or the cleaning or clearing of any such lands of any trash, refuse, building materials, junk, waste paper, bottles, used motor vehicles, automobile tires, automobile parts, old metal and other scrap material and salvage,

and to provide the steps to be taken prior to the passing of such By-Laws, a method of appeal, and a method whereby any costs to the Corporation may be recovered as taxes.

Dated at Toronto this 1st day of March, 1973.

OSLER, HOSKIN & HARCOURT,
4 King Street West,
Toronto, Ontario,
M5H 1B9,
Solicitors for the Applicant.

(8697)

11 to 16

THE CORPORATION OF THE BOROUGH OF YORK

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of York, application will be made to the Legislative Assembly of the Province of Ontario at its next session for special legislation to provide for an amendment to *The Township of York Act* Number 2, 1962-1963 as amended by *The Borough of York Act*, 1967 changing the class of persons to whom notice of the intention of Council to pass a by-law permitting overnight street parking shall be sent, from municipal electors shown on the last revised Assessment Roll to owners shown on the last polling list of electors.

Dated at Toronto this 17th day of March, 1973.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(8727)

11 to 16

CITY OF TORONTO

SUPPLEMENTARY NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario at its next session, for special legislation to provide:

1. That Council may by by-law provide for the installation of surface-altering devices in roadways in designated speed control zones to control the speed of vehicles; for the marking of such zones by signs; that such by-law becomes effective only upon approval by the Minister of Transportation and Communications and that where such by-law is in effect, no liability attaches to the Corporation.

2. That notwithstanding any general or special Act, the Council may by by-law passed with the consent of the Mayor appoint a member of Council to act as his alternate and in his place and stead at any meeting which the Mayor does not wish to attend of any board, commission or other body of which the Mayor is a member except the Executive Committee and Council of The Municipality of Metropolitan Toronto or any of its boards, commissions, committees, or the like.

3. That the Corporation may grant by by-law to the widow, until her death or remarriage, and children of R. A. Blows, a former employee of the Corporation, certain pecuniary aid.

4. That *The City of Toronto Act, 1960-61*, Section 3 be further amended so that the the Council be empowered by by-law, subject to the approval of the Ministry of Transportation and Communications, to allow the parking of motor vehicles or any class or classes thereof, on designated highways or parts thereof during specified hours to the owners of such vehicles pursuant to permits issued by an official named in the by-law and to prohibit the parking of all motor vehicles on such highways during such specified hours except with such permit.

5. That *The City of Toronto Act, 1936*, as amended, section 6 (4), be amended so as to delete the provision that loans may be made at no greater interest rate than 6½%, with the result that the interest rate may be as Council may fix from time to time.

6. That *The City of Toronto Act, 1936*, be further amended to provide that Council may pass by-laws directing tenants of dwellings against which an order under the statute has been issued to pay their rent to the City until the order is complied with and for providing that the rent may either be paid to the owner upon compliance or that the rent be applied by the City to reduce any amount expended or to be expended by the City pursuant to the Act and for prohibiting any increase, during the time an order

is in effect of the rent in effect at the time of passing of such by-law and prohibiting eviction unless it is ordered by an inspector under the Act.

7. That Council may by-law exercise certain powers respecting the control of demolitions of buildings and structures in the City of Toronto. The general scheme of the proposed legislation is to provide for a "statutory freeze" for a period of six months on demolitions, except for unsafe buildings, in a defined area upon the passing of a by-law designating such area. If, during that period, a study of such area has been initiated for the purpose of recommending policies for adoption by way of amendment to the Official Plan and if Council is of the view that demolitions may prejudice the effectiveness of any such policy, Council may pass a by-law prohibiting in any part or parts of the area the demolition of buildings and structures or class thereof. The "by-law freeze" would last five years from the expiry of the "statutory freeze" or the time when the Official Plan amendment is approved, whichever is shorter. Any general or special Act with respect to standards of maintenance of buildings and by-laws passed thereunder remain in effect except no right to demolish accrues. Penalties are provided in the amount of \$2,000.00 for every building demolished contrary to the legislation or a by-law passed thereunder. There are other provisions respecting applications for demolition permits.

8. That *The City of Toronto Act, 1971*, Section 16, dealing with agreements respecting Metro Centre lands, be amended to provide that such agreements when entered into may be registered in the appropriate land registry office against the land and that the Corporation shall be entitled to enforce the provisions thereof against the owner and, if registered, against all and any subsequent owners of the land.

9. That Council may pass by-laws from time to time to grant or increase pensions or retirement allowances to the spouses and children of former employees.

10. That the Corporation shall indemnify and save harmless any member or representative of a member of The Toronto Fire Department Superannuation and Benefit Fund Committee and The Toronto Civic Employees' Pension Committee from any loss, costs, damage or expense arising out of or in any way connected with his being a member or representative of such member of either of such Committees and shall defend any such member or representative of any such member in respect of the foregoing.

Dated at Toronto this 12th day of March, 1973.

W. R. CALLOW, Q.C.,
City Hall,
Solicitor for the Applicant.

TIMRAND INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of Steve Agh, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973, for an Act reviving Timrand Investments Limited.

Dated at the Borough of North York this 12th day of March, 1973.

STEVE AGH.

(8733)

12 to 17

S. B. YOUNG LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of S. B. Young Limited, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973 for an Act reviving the said Corporation.

Dated at Toronto this 12th day of March, 1973.

S. B. YOUNG, Esq.,
Applicant.

(8758)

12 to 17

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the present session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.
3. This Act may be cited as *The City of London Act, 1973*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. ROSS,
City Clerk.

**THE CORPORATION OF THE
CITY OF SAULT STE. MARIE**

NOTICE IS HEREBY GIVEN that the Corporation of the City of Sault Ste. Marie will apply to the Legislative Assembly of the Province of Ontario at its present Session for an Act for the following purposes:

To empower the applicant to enact by-laws

1. to assume five per cent road allowances in the former townships in the same manner as township councils;
2. to regulate the stripping of topsoil from land in the municipality to require the rehabilitation of stripped land by the owner, and to do the work at the expense of the owner and collect the cost in the same manner as taxes;
3. to postpone, refund and re-impose special charges to provide additional sewer or water supply capacity under section 359 of *The Municipal Act*;
4. to register subdivision agreements against land and enforce them against subsequent owners of the land; and
5. (a) to prohibit, require or regulate in addition to those matters contemplated by section 35 of *The Planning Act*, dedication of highways, access ramps and curbs, off-street parking and loading, snow removal, grading of land, drainage and sewage easements, floodlighting, landscaping, garbage storage, and site plans,
- (b) to require that the work be done by the owner at his expense and risk, or failing that by the municipality which can then collect the cost by court action or in the same manner as taxes,
- (c) to prohibit the issuance of building permits until the work is done,
- (d) to enter into agreements with the owners of land respecting any of the foregoing, register such agreements against the land enforce the provisions against subsequent owners, and
- (e) to provide for appeal by the owner to the Ontario Municipal Board if the Corporation fails to approve the plan, imposes unsatisfactory conditions or refuses to enter into an agreement with the owner.

Dated at Sault Ste. Marie, Ontario, this 20th day of March, 1973.

L. P. STAPLES,
City Solicitor,
741 Queen Street East,
Sault Ste. Marie, Ontario.

**CORPORATION OF THE
CITY OF BARRIE**

NOTICE IS HEREBY GIVEN that the Corporation of the City of Barrie will apply to the Legislative Assembly of the Province of Ontario at its session commencing on or about the 20th day of March, 1973 for an Act:

- (a) to dissolve the following named boards and commissions on the 1st day of January, 1974.

1. The Parks and Recreation Commission of the City of Barrie,
2. The Barrie Arena Commission,
3. The Kinsmen Park Community Centre Board,
4. The Lions Pool Community Centre Board,
5. The Queen's Park Community Centre Board,
6. The Sunnidale Park Community Centre Board,
7. The Eastview Arena Community Centre Board;

- (b) to vest the assets and liabilities of such boards and commissions in the Corporation of the City of Barrie without compensation;

- (c) to make employees of such boards and commissions employees of the Corporation of the City of Barrie on the same terms and conditions of employment;

- (d) to deem the Council of the Corporation of the City of Barrie a recreation committee under *The Ministry of Education Act* and regulations and a board of a community centre under *The Community Centre Act*;

- (e) to repeal Sections 3 and 3a of *The Town of Barrie Act, 1945*, and Sections 1, 2, 3, 5 and 6 of the *City of Barrie Act, 1968*.

Dated at Barrie this 16th day of March, 1973.

BOYS, SEAGRAM, ROWE & TAYLOR,
13 Owen Street,
Barrie, Ontario,
Solicitors for the Applicant.

**CORPORATION OF THE
TOWN OF BRAMPTON**

NOTICE IS HEREBY GIVEN that an application will be made by the Corporation of the Town of Brampton to the Legislative Assembly for the Province of Ontario at its present session for special legislation to provide that the Council of the Corporation may pass by-laws for establishing that part of Main Street in the Town between the north limit of Queen Street and the south limit of Nelson Street West or any part or parts thereof as a pedestrian promenade for one eight-day period in the year 1973.

Dated at Brampton this 28th day of March, 1973.

J. GALWAY,
Clerk.

(8848) 14 to 19

PHIL'S BOOTERY

NOTICE IS HEREBY GIVEN that Julius Batori formerly carrying on business as a sole proprietorship at 2248 Bloor Street West, Toronto, Ontario, under the name of Phil's Bootery, doth hereby certify that the said business was on the 29th day of March, 1973, dissolved.

Dated at Toronto this 30th day of March, 1973.

JULIUS BATORI.

(8854) 15

**ROCKWELL-STANDARD
(WALLACEBURG) LIMITED**

TAKE NOTICE that Rockwell-Standard (Wallaceburg) Limited intends to dissolve, pursuant to *The Business Corporations Act*.

Dated this 30th day of March, 1973.

R. H. ALLEN,
Secretary.

(8855) 15

Corporation Notices**PLASTRON LIMITED**

NOTICE IS HEREBY GIVEN that Plastron Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Waterloo, Ontario, this 29th day of March, 1973.

SUZANNE HALLMAN,
Secretary.

(8852) 15

GUDMER HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Gudmer Holdings Limited was decreased from three to two by a special By-law which was confirmed by the shareholders of the Corporation on the 23rd day of March, 1973.

Dated this 23rd day of March, 1973.

CHARLES H. DOLMAN,
Secretary.

(8853) 15

THE DUFFERIN CLUB OF BRANTFORD

NOTICE IS HEREBY GIVEN that the number of directors of The Dufferin Club of Brantford was increased from eleven to thirteen by a special resolution which was confirmed by the members of the Dufferin Club of Brantford on the 11th day of October, 1972.

Dated this 3rd day of April, 1973.

ELIZABETH E. S. FOLSETTER,
Secretary.

(8862) 15

HEST CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that the number of Directors of Hest Construction Limited was decreased from three to two by a special resolution which was confirmed by the shareholders of the Corporation on the 26th day of March, A.D. 1973.

Dated at Toronto, this 26th day of March, A.D. 1973.

MARGARET BYRNS.

(8863) 15

MATTERHORN INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Matterhorn Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 2nd day of April, 1973.

HELEN HAIDUK,
Secretary.

(8866)

15

DELHI INVESTMENTS LIMITED

TAKE NOTICE that Delhi Investments Limited intends to file Articles of Dissolution.

Dated at Toronto this 31st day of March, 1973.

JOSE NEWMANN.

(8867)

15

NUTRIA RANCHERS' COOPERATIVE LIMITED

NOTICE IS HEREBY GIVEN that Nutria Ranchers' Cooperative Limited intends to dissolve.

Dated at St. Catharines, Ontario, this 3rd day of April, 1973.

GUNNAR DOERWALD,
President.

(8868)

15

NORTHWESTERN ONTARIO DEVELOPMENT ASSOCIATION

NOTICE IS HEREBY GIVEN that Northwestern Ontario Development Association intends to surrender its charter to the Lieutenant-Governor and to distribute its assets rateably among its members as incidental thereto.

Dated at Thunder Bay, Ontario, this 16th day of March, 1973.

CHARLES WILLIAM KING,
Secretary-Treasurer.

(8869)

15

THE ONTARIO MALLEABLE IRON COMPANY, LIMITED

NOTICE IS HEREBY GIVEN that The Ontario Malleable Iron Company, Limited intends to file Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 4th day of April, 1973.

McMILLAN, BINCH,
Solicitors for the Corporation.

(8870)

15

GENE'S SERVICE CENTRE LIMITED

NOTICE IS HEREBY GIVEN that Gene's Service Centre Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Waterloo, Ontario, this 3rd day of April, 1973.

EUGENE GEORGE,
President.

(8871)

15

Change of Name Act

TAKE NOTICE that an application will be made on behalf of Johanna Ruth Newmann of R.R. #3, Collingwood, Ontario before the presiding Judge in Chambers at the Court House, in Barrie, Ontario on Tuesday, the 8th day of May 1973, at the hour of 10:00 in the forenoon, or so soon thereafter as this case can be heard, for an order changing the name of Johanna Ruth Neumann to Johanna Ruth Newman, or for such further and other order as this Honourable Court may deem just.

AND TAKE NOTICE that in support of this application will be read the statement of Johanna Ruth Neumann, the affidavit of Johanna Ruth Neumann and such further and other material as counsel may advise.

Dated at Guelph, the 27th day of March, 1973.

W. GERALD PUNNETT,
Barrister & Solicitor,
35 Macdonnell Street,
Suite 207,
Guelph, Ontario,
N1H 6K5.

(8859)

15

NOTICE IS HEREBY GIVEN that the application of Lloyd Leslie Norris to change his name to Lloyd Leslie King and that of his wife, Marie Elise Beatrice Norris to Marie Elise Beatrice King and that of their infant son, Lloyd Clifford Stanley Norris, to Lloyd Clifford Stanley King, all residing at 16 Arrowsmith Avenue, in the Borough of North York, in the Municipality of Metropolitan Toronto, will be heard by the presiding Judge in Chambers at the Court House, University Avenue, Toronto, on Tuesday the 15th day of May, 1973, at the hour of 10 o'clock in the forenoon.

Dated at Toronto this 20th day of March, 1973.

O'MARRA & O'MARRA,
181 Lakeshore Road East,
Port Credit,
Solicitors for the Applicant.

(8860)

15

TAKE NOTICE that an application will be made before the presiding Judge in Chambers, at the Court House, 245 Windsor Avenue, in the City of Windsor, in the County of Essex, on the 16th day of May, 1973, at the hour of 10 o'clock, in the forenoon, for an Order to change the name of Roman David to Raymond Roman White, and to change the name of his wife from Marion David to Marion White and to change the names of their unmarried infant children from Darlene Marie David and Raymond Robert David to Darlene Marie White and Raymond Robert White.

Dated at Windsor, Ontario, this 30th day of March, A.D. 1973.

BARRIE RUBIN, ESQ.,
Barrister & Solicitor,
505 Metro Trust Building,
Windsor, Ontario,
Solicitors for the Applicant.

(8877)

15

Miscellaneous Notices

NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH, Pa.

NOTICE IS HEREBY GIVEN that National Union Fire Insurance Company of Pittsburgh, Pa., Pittsburgh, Pennsylvania, U.S.A., having ceased transacting business in Canada and having reinsured all its business and liabilities in Canada as at 12.01 a.m. January 1, 1973 in the American Home Assurance Company, New York, New York, U.S.A. which is registered under the Foreign Insurance Companies Act, to transact business in Canada, will apply to the Minister of Finance for the release

on or after the 11th day of June, 1973 of the securities on deposit with the Receiver General for Canada.

Any Canadian policyholder, or other claimant, opposing such release should file his opposition thereto with the Minister of Finance, Ottawa on or before the 11th day of June, 1973.

Dated at Toronto this 5th day of April, 1973.

J. G. REDDY,
Chief Agent for Canada.

(8875)

15

THE CORPORATION OF THE TOWN OF OAKVILLE

IN THE MATTER OF *The Municipal Act*, Revised Statutes of Ontario, 1970, Chapter 284, Section 354 (1) 97; and

IN THE MATTER OF proposed By-law 1972-184 of The Corporation of the Town of Oakville entitled "A by-law to change the names of certain streets (Third Line, Tipperton Drive and Malborough Court)".

1. The Council of The Corporation of the Town of Oakville proposes to pass By-law 1972-184 to change the names of the following streets for the reason following each proposed change:

(1) The name of the Third Line from Upper Base Line to Derry Road is being changed to Thompson Road at the request of The Corporation of the Town of Milton.

(2) The name of Tipperton Drive in Plan M-80 is being changed to Tipperton Crescent to agree with the name of the same street in Plan M-57 to the east.

(3) The name of Malborough Court in Plan 1523 is being changed to Marlborough Court to correct the spelling and to agree with the name of the same street on the westerly side of Trafalgar Road.

2. The Judge has appointed Thursday, the 3rd day of May, 1973, at 2.00 o'clock in the afternoon, at the Oakville Municipal Building, 1225 Trafalgar Road, Oakville, for considering the by-law and for hearing those advocating and opposing the changes.

Dated this 14th day of April, 1973.

D. W. BROWN,
Town Clerk.

(8856)

15

THE CORPORATION OF THE CITY OF KITCHENER

IN THE MATTER OF Section 354 (1) 97 of *The Municipal Act*, R.S.O. 1970, chapter 284;

AND IN THE MATTER OF Proposed By-law 73-79 of the City of Kitchener.

NOTICE IS HEREBY GIVEN that His Honour Judge Charlton has appointed Tuesday, the 1st day of May, 1973 at the hour of 11 o'clock in the forenoon, at his Chambers in the Court House, Weber Street, Kitchener, Ontario as the time and place for the hearing of those advocating or opposing the proposed street name changes set out in the Schedule to proposed By-law 73-79 of the City of Kitchener which Schedule is set out below.

Any person desiring to make representations either in support of or in opposition to the proposed street name change will then and there be heard in person, or by his or her solicitor or agent.

Any person desiring further information respecting the proposed change may apply to the office of R. W. Pritchard, Clerk of the City of Kitchener, City Hall, Kitchener, Ontario.

Dated at Kitchener, Ontario, this 2nd day of March, 1973.

JAMES WALLACE,
City Solicitor,
The Corporation of the City of Kitchener,
City Hall,
Kitchener, Ontario.

Schedule

Street	Location	New Street Name	Reason for Change
John Street	from its southwesterly end which is approximately 150 feet southwest of Bridge Street to Water Street	Tyson Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
River Street	from Water Street to its easterly end which is approximately 150 feet east of Prince Street	Tyson Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Water Street	from Guelph Street to the Grand River	Horning Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Elm Street	from Lancaster Street to its northwesterly end which is approximately 160 feet northwest of Lancaster Street	Jones Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Pine Street	from Lancaster Street to its northwesterly end which is approximately 160 feet northwest of Lancaster Street	Wagner Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Mill Street	from Lancaster Street to Woolwich Street	Shirk Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality

Street	Location	New Street Name	Reason for Change
Oak Street	from Lancaster Street to its northwesterly end which is approximately 1,900 feet northwesterly of Lancaster Street	General Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Waterloo Street	from Lancaster Street to Bridgeport Road	Lang Crescent	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Edwin Street	from Bridgeport Road to Cone-stoga Parkway	Leander Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Oxford Street	from Bridgeport Road to Cone-stoga Parkway	Mackie Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Cedar Street	from Bridge Street to its north-easterly end	Chrisbrook Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Guelph Street	from Bridge Street to the east limit of Daniel Street	Bloomington Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Evergreen Drive	from Lark Street to the 1973 limit of the City of Kitchener	Schofield Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 38	from the former southerly limit of the Village of Bridgeport to the 1973 limit of the City of Kitchener	Bridge Street	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Highway No. 7	from the easterly limit of Lot No. 9, Registered Plan 972 to the Grand River	Victoria Street North	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 21A	from the former Township of Waterloo Road No. 21 to its easterly end	Centennial Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 21	from Highway No. 7 to approximately 7,000 feet southeast of Highway No. 7	Forwell Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Carson Avenue	from Natchez Road to the north limit of Registered Plan No. 1253	Carson Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Natchez Road	from Halifax Drive to Ebydale Drive	Heritage Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality

Street	Location	New Street Name	Reason for Change
Township of Waterloo Road No. 30	from Natchez Road to former Township of Waterloo Road No. 21	Ebydale Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 21	from the easterly limit of former Township of Waterloo Road No. 30 to the easterly limit of lands owned by E. & E. Weber described in Instrument No. 417674	Ebydale Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 21	from former Township of Waterloo Road No. 30 to the Grand River	Zeller Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 21	from former Township of Waterloo Road No. 23A to the portion of former Township of Waterloo Road No. 21 being herein changed to Zeller Drive	Woolner Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Roads Nos. 23 and 23A and Old Chicopee Road	from Ottawa Street to the Grand River	Old Chicopee Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part County of Waterloo Road No. 33	from the Grand River to Highway No. 8	King Street East	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Highway No. 8	from former County of Waterloo Road No. 33 to Highway No. 401	King Street East	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Mayfair Heights Place	from Pioneer Tower Road to Edgehill Drive	Baxter Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Limerick Road	from Highway No. 8 to Greensview Drive	Limerick Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 27	from 1972 city limits to former County of Waterloo Road No. 12	Pinnacle Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 29	from 1972 city limits to the south limit of Lot No. 4, Biehn's Numbered Tract	Tilt Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality

Street	Location	New Street Name	Reason for Change
County of Waterloo Road No. 48	from former County of Waterloo Road No. 12 to the north limit of former Township of North Dumfries, approximately 1,650 feet south of former County of Waterloo Road No. 12 to new city limits	Reichart Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 29A	from former County of Waterloo Road No. 12 to former County of Waterloo Road No. 12	Dodge Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 29	from former Township of Waterloo Road No. 31A to former Township of Waterloo Road No. 29A	Groh Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 31	from 1972 city limits to former Township of Waterloo Road No. 31A	Biehn Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Roads Nos. 31, 31A and 29	from the west limit of Lot 4, Biehn's Numbered Tract to the westerly end of that portion of former Township of Waterloo Road No. 31, lying on the south boundary of Lot 9, Biehn's Numbered Tract	Stauffer Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 31	from former County of Waterloo Road No. 12 to the north limit of Lot No. 4 of Beasley's New Survey, presently former County of Waterloo Road No. 12 or New Dundee Road	Reidel Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
County of Waterloo Road No. 12	from Homer Watson Boulevard to former Township of Waterloo Road No. 41	New Dundee Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Part of Township of Waterloo Road No. 4	from former Township of Waterloo Road No. 41 to former Township of Waterloo Road No. 4A	Plains Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
County of Waterloo Road No. 2	from former Township of Waterloo Road No. 41 to former County of Waterloo Road No. 50	Huron Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 4A	from former County of Waterloo Road No. 50 to former Township of Waterloo Road No. 4	Huron Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 4	from former Township of Waterloo Road No. 4A to the 1972 City of Kitchener limit	Huron Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality

Street	Location	New Street Name	Reason for Change
Township of Waterloo Road No. 41	from former County of Waterloo Road No. 12 to Highways Nos. 7 and 8	Trussler Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
County of Waterloo Road No. 50	from 1972 City Limits to former County of Waterloo Road No. 12	Westmount Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 41A	from former County of Waterloo Road No. 2 to the southerly limit of Lot No. 145, G.C.T.	Amand Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 6A	from former Township of Waterloo Road No. 6 to the south limit of Lot 141, G.C.T. approximately 1,800 feet from former Township of Waterloo Road No. 6 to its end	Gehl Place	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 6	from 1972 City Limits to former Township of Waterloo Road No. 41	Bleams Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
County of Waterloo Road No. 4	from 1972 City Limits to former Township of Waterloo Road No. 41	Ottawa Street South	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 37	from Highways Nos. 7 and 8 to its southerly end	Westheights Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Highways No. 7 and 8	from 1972 City Limits to former Township of Waterloo Road No. 41	Highland Road West	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 39	from 1972 City Limits to Highways Nos. 7 and 8	Glasgow Street	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Township of Waterloo Road No. 39A	from former Township of Waterloo Road No. 39 to the new 1973 limits of the City of Kitchener	West Hill Drive	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Sim's Road	from 1972 City Limits to the intersection of former Township of Waterloo Roads Nos. 23 and 23A	Fairway Road	to avoid confusion and rationalize the integration of street names within the re-organized municipality
Fairway Road	between Courtland Avenue and Balzer Road	Balzer Road	to eliminate confusion as this portion of Fairway Road is an extension of Balzer Road
Hanson Avenue	from that part of Hanson Avenue dedicated by By-law Number 73-66 and the existing westerly limit of Hayward Avenue	Hayward Avenue	this portion of Hanson Avenue is an extension of Hayward Avenue and the name change will eliminate confusion

**BELLEVILLE CIVIL SERVICE CREDIT
UNION LIMITED**

TAKE NOTICE that at a general meeting of members of the Belleville Civil Service Credit Union Limited duly called for the purpose and held on the 27th day of February, 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of February 27th, 1973, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after February 27th, 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

J. LING,
Secretary.

(8858)

15

**MINISTRY OF CONSUMER
AND COMMERCIAL RELATIONS
PROPERTY RIGHTS DIVISION**

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

**THE CORPORATION OF THE
CITY OF TORONTO**

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

**NOTICE OF CONFIRMATION
(B-371)**

TAKE NOTICE that upon an application made by the Corporation of the City of Toronto, I did, as set out in my Order of the 30th day of March, 1973, pursuant to Section 11 of *The Boundaries Act*, confirm the true location on the ground of the boundaries of Simcoe Street from Dundas Street West to Elm Street, in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario and notice of such appeal must be served upon me within twenty days after the date of publication of this notice in the Ontario Gazette. I have directed that this notice be published in the Ontario Gazette on Saturday, the 14th day of April, 1973.

Dated at my office at the New City Hall, 100 Queen Street West, Toronto, Ontario, M5H 2N4, this 30th day of March, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(8864)

15

BOROUGH OF NORTH YORK

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

**NOTICE OF CONFIRMATION
(B-337)**

TAKE NOTICE that upon an application made by The Corporation of the Borough of North York, I did, as set out in my Order of the 29th day of March, 1973, pursuant to Section 11 of *The Boundaries Act*, confirm the true location on the ground of the boundaries of Steeles Avenue from Weston Road to the Humber River, in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario and notice of such appeal must be served upon me within twenty days after the date of publication of this notice in the Ontario Gazette. I have directed that this notice be published in the Ontario Gazette on Saturday, the 14th day of April, 1973.

Dated at my office at the New City Hall, 100 Queen Street West, Toronto, Ontario, M5H 2N4, this 29th day of March, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(8865)

15

GRANITE STATE INSURANCE COMPANY

NOTICE IS HEREBY GIVEN that Granite State Insurance Company, Manchester, New Hampshire, U.S.A. having ceased transacting business in Canada and having reinsured all its business and liabilities in Canada as at 12.01 a.m. January 1, 1973 in the New Hampshire Insurance Company, Manchester, New Hampshire, U.S.A. which is registered under the Foreign Insurance Companies Act, to transact business in Canada, will apply to the Minister of Finance for the release on or after the 11th day of June, 1973, of the securities on deposit with the Receiver General of Canada.

Any Canadian policyholder, or other claimant, opposing such release should file his opposition thereto with the Minister of Finance, Ottawa on or before the 11th day of June, 1973.

Dated at Toronto this 5th day of April, 1973.

J. G. REDDY,
Chief Agent for Canada.

(8876)

15

**THE ROYAL COLLEGE OF
DENTAL SURGEONS OF ONTARIO**

RE: BY-LAW No. 109

Being a By-law to introduce Section 17, Article XIV:

Be it enacted and it is hereby enacted a By-Law of The Royal College of Dental Surgeons of Ontario, as follows:

Section 17—In order to promote and encourage participation by dentists in the low cost denture service and to inform the public as to the availability of such low cost denture service, the College shall authorize or undertake all such action by way of advertising, or otherwise, as it may consider appropriate.

KENNETH F. POWNALL, D.D.S.

(8878)

15

Sheriff's Sale of Lands

COUNTY OF HALTON

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Essex in an action wherein Canadian Fence Contractors Limited is the Plaintiff and Gordon James Elder, carrying on business as Elder Fence and Building Supply Company, I have seized and taken into execution all the right, title, interest and equity of redemption of the Defendant, Gordon James Elder, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Town of Oakville, County of Halton, in the Province of Ontario, being described as Lot No. 115 according to a plan registered in the Registry Office for the Registry Division of the County of Halton as No. 581.

On the property there is said to be a ranch style house with an attached garage.

The property is municipally known as 266 Pinehurst Drive, in the Town of Oakville.

All of which said right, title, interest and equity of redemption of the said Gordon James Elder in the said lands and tenements, I shall offer for sale by public auction in my Office, in the Court House, in the Town of Milton, on the 16th day of May, 1973, at the hour of 11.00 o'clock in the forenoon.

Dated at the Town of Milton this 28th day of March, 1973.

ROBERT M. SPROWL,
Sheriff, County of Halton.

(8861)

15

COUNTY OF LENNOX AND ADDINGTON

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Lennox and Addington, to me directed, against the lands and tenements of Francis McDonald, Defendant, at the suit of Napanee Co-Operative, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Francis McDonald, the Defendant, in and to:

"All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Township of North Fredericksburgh, in the County of Lennox and Addington and being more fully described as follows:

PARCEL No. 1: Being composed of part of the west half of Lot 27, Concession 5, in said Township, more particularly described as follows:

Commencing at a point on the southerly limit of King's Highway No. 2 distance westerly therealong 160 feet from the intersection therewith of the line between the east half and west half of said Lot 27; thence continuing westerly along the said southerly limit of highway a distance of 80 feet; thence southerly at right angles to the said southerly limit of highway a distance of 200 feet; thence easterly parallel to said southerly limit of highway a distance of 80 feet; thence northerly 200 feet more or less to the point of commencement.

PARCEL No. 2: Being composed of part of the west half of Lot 27, Concession 5, in said Township, more particularly described as follows:

Commencing at a point on the southerly limit of King's Highway No. 2 distance westerly therealong 80 feet from the intersection therewith of the line between the east half and west half of said Lot 27; thence continuing westerly along the said southerly limit of highway a distance of 80 feet; thence southerly at right angles to the said southerly limit of highway a distance of 200 feet; thence easterly parallel to said southerly limit of highway a distance of 80 feet; thence northerly 200 feet more or less to the point of commencement".

This property is vacant property.

All of which said right, title, interest and equity of redemption of the said Francis McDonald, Defendant, in the said land and tenements, I shall offer for sale by public auction in my office, Court House, 97 Thomas Street East, Napanee, Ontario, on Friday, the 18th day of May, 1973, at 2.30 o'clock in the afternoon.

Dated at Napanee this 29th day of March, 1973.

H. W. WEBSTER,
Sheriff, County of Lennox and Addington.

(8873)

15

MUNICIPALITY OF CAMBRIDGE

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Wentworth to me directed against the lands and tenements of Wallace De Veau, Defendant, at the suit of Ruth M. Waugh, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Wallace De Veau the Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Municipality of Cambridge (formerly the City of Galt), in the Regional Municipality of Waterloo and Province of Ontario, and being composed of all of Lot 121 and that part of Lot 122 on the east side of Dundonald Road according to Registered Plan Number 146:

Commencing at the northeast angle of said Lot 122, thence south 89 degrees, 35 minutes west and along the lot line between lots 121 and 122 a distance of 91.7 feet to a point; thence south 22 degrees 36 minutes east and along the easterly limit of Dundonald Road a distance of 30.69 feet to a point; thence north 89 degrees 35 minutes east a

distance of 79.91 feet to a point; thence north 0 degrees 8 minutes west a distance of 28.36 feet more or less to the place of beginning.

The said property is known as municipal number 19 Dundonald Street, Cambridge (Galt) and is presently registered in the names of Wallace Everett De Veau and Mary Elizabeth De Veau as joint tenants.

On the premises is said to be erected a one-storey bungalow.

All of which said right, title, interest and equity of redemption of the said Wallace De Veau, Defendant, in the said lands and tenements, I shall offer for sale by public auction at my office in the Court House, 20 Weber Street East, Kitchener, on Monday the 4th day of June, 1973, at 11.00 o'clock in the forenoon.

Dated at Kitchener this 3rd day of April, 1973.

ARTHUR G. SCHMITT,
Sheriff, Judicial District of Waterloo.

(8872)

15

Publications Under The Regulations Act

April 14th, 1973

THE LAW SOCIETY ACT

O. Reg. 160/73.

Admission of Members, General.

Made—April 21st, 1972.

Approved—March 21st, 1973.

Filed—March 26th, 1973.

REGULATION MADE UNDER THE LAW SOCIETY ACT

1. Sections 1 to 8 of Regulation 556 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

ADMISSION OF MEMBERS

GENERAL

1.—(1) An applicant who is entitled to be called to the bar and admitted as a solicitor may be called and admitted on any Convocation day.

(2) No person shall be called to the bar as a barrister only or admitted as a solicitor only, but all applicants for admission to membership in the Society, other than student membership, shall qualify both for call to the bar as a barrister and admission as a solicitor and be called to the bar as a barrister and admitted as a solicitor on the same day. O. Reg. 160/73, s. 1, *part*.

ADMISSION THROUGH THE BAR ADMISSION COURSE

2. An applicant who has fulfilled the requirements of the Act and who presents a certificate of successful completion of the Bar Admission Course may be called to the bar and admitted as a solicitor. O. Reg. 160/73, s. 1, *part*.

ADMISSION BY TRANSFER

INTERPRETATION

3.—(1) In section 4, "active practice of law" in a common law province or territory of Canada includes service in a legal capacity with a department or agency of the Government of Canada in any part of Canada or with the Judge Advocate General's Branch of the Canadian Armed Forces.

- (2) In this section and in sections 4 and 5,

- (a) "applicant" means an applicant for call to the bar and admission as a solicitor and "application" has a corresponding meaning;
- (b) "certificate of good standing" means a certificate of the law society or equivalent body having the power to make such a certificate in the jurisdiction in which the applicant claims the right to practise at the time of his application and from which he desires to transfer showing,
 - (i) that he is in good standing with that society or body, and
 - (ii) that no charge is pending against him in respect of alleged conduct for which he could be struck off the rolls or suspended from practice or otherwise disciplined and if there has been previous disciplinary action that resulted in the applicant having been struck off the rolls or suspended from practice or otherwise disciplined, the certificate shall so state, giving particulars;
- (c) "Committee" means the Admissions Committee. O. Reg. 160/73, s. 1, *part*.

FROM JURISDICTION WITHIN CANADA

4.—(1) Upon the recommendation of the Committee, an applicant may be called to the bar and admitted as a solicitor who,

- (a) has been engaged in the active practice of law in one or more common law provinces or territories of Canada for a period or periods totalling at least three years within the five year period immediately preceding his application;
- (b) files a certificate of good standing;
- (c) passes the prescribed examinations on the statutes of Ontario and procedure in Ontario; and
- (d) presents evidence of the time or times during which and the place or places where he has been engaged in the active practice of law.

(2) Upon the recommendation of the Committee, an applicant may be called to the bar and admitted as a solicitor who,

- (a) has been engaged in the active practice of law in the Province of Quebec for a period or periods totalling at least three years within the five year period immediately preceding his application;
- (b) files a certificate of good standing;
- (c) presents evidence of the time or times during which and the place or places where he has been engaged in the active practice of law;
- (d) passes a comprehensive examination on the common law of Ontario; and
- (e) passes the prescribed examinations on the statutes of Ontario and procedure in Ontario.

(3) Upon the recommendation of the Committee, an applicant who has been engaged in the active practice of law in the Province of Quebec,

- (a) may be admitted to the Society as a student member in the Bar Admission Course upon,
 - (i) filing a certificate of good standing, and
 - (ii) successfully completing a one year conversion course in common law; and
- (b) may be called to the bar and admitted as a solicitor upon successfully completing the Bar Admission Course. O. Reg. 160/73, s. 1, *part*.

FROM JURISDICTIONS OUTSIDE CANADA

5.—(1) Upon the recommendation of the Committee, an applicant,

- (a) may be admitted to the Society as a student member in the Bar Admission Course upon,
 - (i) presenting evidence that he has been engaged in the active practice of law for a period or periods totalling at least three years within the five year period immediately preceding the filing of his application in a jurisdiction that has established customs, practices and usages in respect of the practice of law that are the same or substantially the same as in Ontario,

- (ii) filing a certificate of good standing,
- (iii) presenting proof of educational attainments equal to graduation from a law course in a university in Canada which is approved by Convocation,
- (iv) presenting evidence that he is a Canadian citizen or other British subject, and
- (v) passing a comprehensive examination in common law; and

- (b) may be called to the bar and admitted as a solicitor upon successfully completing the Bar Admission Course.

(2) An applicant who applies under subsection 1 and who,

- (a) is a solicitor entitled to practise in England, Northern Ireland or the Republic of Ireland (Eire);
- (b) has been called to the bar and admitted as a solicitor in Australia or New Zealand;
- (c) is enrolled as a law agent in Scotland; or
- (d) has practised at the bar of England, Scotland, Northern Ireland or the Republic of Ireland (Eire) continuously for a period of at least five years immediately preceding the filing of his written application,

shall be considered to have educational attainments equal to graduation from a law course in a university in Canada which is approved by Convocation. O. Reg. 160/73, s. 1, *part*.

2. Subsection 6 of section 26 of Regulation 556 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(6) The qualifications for admission to the Bar Admission Course for an applicant for transfer from a jurisdiction outside Ontario are those prescribed by subsection 3 of section 4 or subsection 1 of section 5, as the case may be. O. Reg. 160/73, s. 2.

Made by Convocation on the 21st day of April, 1972.

THE LAW SOCIETY OF UPPER CANADA:

SYDNEY L. ROBINS
Treasurer

KENNETH JARVIS
Secretary

THE FARM PRODUCTS MARKETING ACT

O. Reg. 161/73.

Soya-Beans—Marketing.
Made—March 23rd, 1973.
Filed—March 26th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Section 16 of Regulation 335 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

16.—(1) The Arbitration Board shall be composed of five members.

(2) Two members may be appointed by the six members of the negotiating agency appointed by the local board, one member may be appointed by the three members of the negotiating agency appointed by the dealers and one member may be appointed by the three members of the negotiating agency appointed by the processors.

(3) Where four members are appointed to the Arbitration Board in accordance with subsection 2, the four members so appointed may appoint a fifth member as chairman of the Arbitration Board but where the four members fail to agree on the fifth member within seven days after the Board was notified under subsection 2 of section 15, or the 15th day of September, as the case may be, the Board shall appoint the fifth member as chairman of the Arbitration Board.

(4) Where any of the persons authorized under subsection 2 to appoint a member to the Arbitration Board fail to appoint a member to the Arbitration Board in accordance with subsection 2 within seven days after the Board was notified under subsection 2 of section 15, or the 15th day of September, as the case may be, the Board may appoint such members as are necessary to complete the Arbitration Board.

(5) The Board shall submit to the Arbitration Board any statement or statements of the matters in dispute received from the negotiating agency under subsection 3 of section 15.

(6) In carrying out its duties the arbitration Board may sit in panels.

(7) Where the Arbitration Board sits in panels, a panel shall be composed of,

- (a) the chairman, a member representing the local board and a member representing the dealers; or

- (b) the chairman, a member representing the local board and a member representing the processors.

(8) Where a panel of the Arbitration Board is sitting, those persons who are members of the Arbitration Board and are not members of the panel may attend the sitting as observers only.

(9) The Arbitration Board, as a whole, shall be seized of those matters that the negotiating agency has agreed shall be determined by the Arbitration Board, as a whole, or, where the negotiating agency has failed to agree, shall be seized of those matters that the chairman directs shall be determined by the Arbitration Board as a whole.

(10) The panel referred to in clause *a* of subsection 7 shall be seized of those matters that the negotiating agency has agreed shall be determined by it or, where the negotiating agency has failed to agree, shall be seized of those matters that the chairman directs shall be determined by it.

(11) The panel referred to in clause *b* of subsection 7 shall be seized of those matters that the negotiating agency has agreed shall be determined by it or, where the negotiating agency has failed to agree, shall be seized of those matters that the chairman directs shall be determined by it.

(12) The Arbitration Board and the panels thereof shall meet as soon as may be practicable after the appointment of the members of the Arbitration Board and shall make an award or awards in respect of the matters of which they are respectively seized and that are,

- (a) matters that have been referred to the Arbitration Board; or
- (b) all matters that the negotiating agency is empowered to adopt or settle by agreement,

as the case may be.

(13) An award made by a panel of the Arbitration Board shall be deemed, for all purposes, to be an award made by the Arbitration Board. O. Reg. 161/73, s. 1.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 23rd day of March, 1973.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 162/73.

Tobacco—Marketing.

Made—March 23rd, 1973.

Filed—March 26th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Sections 11 and 12 of Regulation 341 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

11.—(1) There shall be a negotiating agency to be known as the "Negotiating Committee for Tobacco" composed of such persons who are members of the negotiating agency under subsection 2.

(2) The Negotiating Committee for Tobacco shall be comprised as follows:

1. Not more than two members appointed by Benson & Hedges Tobacco Co.
2. Not more than two members appointed by Imperial Tobacco Products Ltd.
3. Not more than two members appointed by Macdonald Tobacco Inc.
4. Not more than two members appointed by Rothmans of Pall Mall Canada Ltd.
5. The members of the local board.

(3) The persons entitled to appoint members under subsection 2 shall appoint the members and shall notify the Board of the members' names and addresses,

(a) in the year 1973,

- (i) prior to the 15th day of April, and
- (ii) after the 1st day of September and prior to the 1st day of October; and

(b) in the year 1974 and every year thereafter, prior to the 1st day of October.

(4) The persons who are members of the Negotiating Committee for Tobacco under subsection 2 remain members thereof until their successors become members.

(5) Where a member of the Negotiating Committee for Tobacco appointed under paragraphs 1 to 4 of subsection 2, dies or resigns or is unavailable to act prior to the expiration of his membership the person who appointed him shall appoint a person

for the unexpired term of such member. O. Reg. 162/73, s. 1, *part*.

12. The Negotiating Committee for Tobacco is empowered to adopt or settle by agreement,

- (a) minimum prices for tobacco;
 - (b) terms and conditions relating to the marketing of tobacco; and
 - (c) any charges relating to the marketing of tobacco. O. Reg. 162/73, s. 1, *part*.
2. Sections 16 and 17 of Regulation 341 of Revised Regulations of Ontario, 1970 are revoked.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON

Chairman

WILLIAM V. DOYLE

Secretary

Dated at Toronto, this 23rd day of March, 1973.

(5187)

15

THE FARM PRODUCTS MARKETING ACT

O. Reg. 163/73.

Turkeys—Plan.

Made—March 21st, 1973.

Filed—March 26th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clauses *d* and *e* of section 2 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (d) "producer" means a person engaged in the production of turkeys;
- (e) "turkey" means a turkey or any class or part thereof.

2. Section 3 of the Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

3. This plan provides for the control and regulation in any or all respects of the marketing within Ontario of turkeys, including the prohibition of such marketing in whole or in part. O. Reg. 163/73, s. 2.

(5188)

15

THE FARM PRODUCTS MARKETING ACT

O. Reg. 164/73.

Turkeys—Marketing.

Made—March 9th, 1973.

Filed—March 26th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clauses *f* and *g* of section 1 of Regulation 343 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(*f*) "producer" means a person engaged in the production of turkeys;

(*g*) "turkey" means a turkey or any class or part thereof.

2. Section 2 of Regulation 343 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of turkeys, including the prohibition of such marketing in whole or in part. O. Reg. 164/73, s. 2.

3. Section 8 of Regulation 343 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

8. The Board delegates to the local board the power,

(*a*) to require persons engaged in producing or marketing turkeys to register their names, addresses and occupations with the local board;

(*b*) to require persons engaged in producing or marketing turkeys to furnish such information relating to the production or marketing of turkeys, including the completing and filing of returns, as the local board determines;

(*c*) to appoint persons to inspect the books, records, documents, lands and premises and any turkeys of persons engaged in producing or marketing turkeys;

(*d*) to stimulate, increase and improve the marketing of turkeys by such means as it considers proper;

(*e*) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing turkeys;

(*f*) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the regulations or the plan. O. Reg. 164/73, s. 3.

- 4.—(1) Clauses *a* and *b* of section 9 of Regulation 343 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(*a*) providing for the licensing of any or all persons before commencing or continuing to engage in the producing or marketing of turkeys;

(*b*) prohibiting persons from engaging in the producing or marketing of turkeys except under the authority of a licence;

- 2) Clause *e* of the said section 9, as remade by section 1 of Ontario Regulation 434/72, is revoked and the following substituted therefor:

(*e*) subject to section 10, providing for the fixing of licence fees, not exceeding one-eighth of a cent for each pound live weight of turkeys produced and used for processing, payable yearly, half-yearly, quarterly or monthly at different amounts or in instalments from any or all persons producing or marketing turkeys and the collecting of the licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON

Chairman

WILLIAM V. DOYLE

Secretary

Dated at Toronto, this 9th day of March, 1973.

(5189)

15

THE POWER COMMISSION ACT

O. Reg. 165/73.

Pension and Insurance Plan.

Made—February 28th, 1973.

Approved—March 21st, 1973.

Filed—March 26th, 1973.

REGULATION MADE UNDER THE POWER COMMISSION ACT

1. Clause *d* of section 1 of Regulation 685 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(d) Canada Pension Plan means the Canada Pension Plan, Revised Statutes of Canada, 1970, ch. C-5, as the same may be amended from time to time and may also include a similar pension plan administered by any province of Canada.

2. Regulation 685 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulations 22/71, 135/71 and 70/72, is further amended by adding thereto the following section:

24a.—(1) In this section "employer" means the Commission or any other employer for the benefit of whose employees there is an established superannuation, retirement or pension fund or plan administered in accordance with *The Pension Benefits Act* (Ontario) or a law of Canada or another province substantially similar to that Act, and includes the administrator of any such fund or plan.

(2) The Commission may enter into a reciprocal transfer agreement with any other employer to provide for the transfer of lump sums representing pension entitlements from or to the fund in accordance with this section.

(3) If a reciprocal transfer agreement entered into pursuant to subsection 2 so provides, and notwithstanding the provisions of sections 23 and 24, a member or an employee of the other employer who terminates or has terminated his employment with the Commission or the other employer for the purpose of assuming employment with the other, may request a transfer from or to the fund, as the case may be, of an amount determined in accordance with the reciprocal transfer agreement subject to the following conditions:

1. No interval exceeding three months exists between the date of termination of the transferee's employment with the previous employer and assumption by the transferee of employment with the subsequent employer.
2. No return of contributions in accordance with the provisions of the previous employer's pension fund or plan relating to termination of employment is received by the transferee in lieu of all or any part of his pension entitlement.
3. A request to transfer and a release satisfactory in form to the previous employer is executed by the transferee.

(4) Where a member to whom a reciprocal transfer agreement applies requests the transfer of a lump sum in accordance with subsection 3, the Commission shall transfer to the subsequent employer such an amount as is agreed to in the reciprocal transfer agreement.

(5) Subject to any election a member may make in accordance with Part III upon termination of employment, the transfer of a lump sum made in accordance with subsection 4 shall release the Commission from any obligation to provide for or pay any benefit to the member, his beneficiaries or estate pursuant to this Regulation.

(6) Where a lump sum is transferred to the fund on behalf of a member who has transferred his employment to the Commission from an employer who has entered a reciprocal transfer agreement with the Commission, the member is entitled to such credit in the Plan for his services with the previous employer as is determined in accordance with the reciprocal transfer agreement. O. Reg. 165/73, s. 2.

THE HYDRO-ELECTRIC POWER
COMMISSION OF ONTARIO:

GEORGE E. GATHERCOLE
Chairman

E. B. EASSON
Secretary

Dated at Toronto, this 28th day of February, 1973.

(5190) 15

THE ELDERLY PERSONS CENTRES ACT

O. Reg. 166/73.

General.

Made—March 21st, 1973.

Filed—March 27th, 1973.

REGULATION MADE UNDER THE ELDERLY PERSONS CENTRES ACT

1. Schedule 1 to Regulation 235 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following items:

7a. Hamilton Jewish Communal Projects

20. WoodGreen Towers Services Inc.

2.—(1) Item 8a of Schedule 2 to Regulation 235 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 2 of Ontario Regulation 346/72, is renumbered as 8b.

(2) The said Schedule 2 is amended by adding thereto the following item:

8a. Jewish Social Services Day Care Centre,
57 Delaware Street,
Hamilton

(5191) 15

THE INSURANCE ACT

O. Reg. 167/73.

Order Under Paragraph I of Subsection 2 of Section 83 of the Act.

Made—March 21st, 1973.

Filed—March 27th, 1973.

REGULATION MADE UNDER THE INSURANCE ACT

1.—(1) The Schedule to Ontario Regulation 221/71 is amended by adding thereto the following items:

14	The Empire Life Insurance Company	6.¾%*	Group Deposit Administration Policies with respect to premiums accepted on or after January 1, 1972 and prior to January 1, 1973.
15	The Empire Life Insurance Company	6.¾%*	Proceeds on deposit accepted on or after January 1, 1972 and prior to January 1, 1973.
16	The Empire Life Insurance Company	6.¾%*	Settlement Annuities not involving life contingencies vesting on or after January 1, 1972 and prior to January 1, 1973.
17	The Empire Life Insurance Company	6.¼%	Group non-participating Immediate Annuities with respect to premiums accepted on or after January 1, 1972 and prior to January 1, 1973.
18	The Empire Life Insurance Company	6.¼%	Ordinary non-participating Immediate Annuities with respect to premiums accepted on or after January 1, 1972 and prior to January 1, 1973.

(2) The said Schedule is amended by adding thereto the following Note:

*NOTE: This increased rate of interest to be assumed in the first five years of the period during which the interest rate guarantee applies, reducing by 1% in each successive five years but not to be less than 4% per annum.

THE POWER COMMISSION ACT

O. Reg. 168/73.

Electrical Safety Code.

Made—February 7th, 1973.

Approved—March 21st, 1973.

Filed—March 27th, 1973.

REGULATION MADE UNDER
THE POWER COMMISSION ACT

ELECTRICAL SAFETY CODE

SECTION 0—INTERPRETATION

0-002 In this Code:

1. "acceptable" means acceptable to an inspector;
2. "accessible" when applied to wiring methods means that the wiring is not permanently closed in by the structure or finish of a building, and is capable of being removed without disturbing the building structure or finish;
3. "accessible" when applied to electrical equipment means that the equipment may be closely approached because it is not guarded by locked doors, elevation, or other effective means;
4. "alive" or "live" means electrically connected to a source of potential difference, or electrically charged so as to have a potential different from that of the earth; and in this Code "current-carrying" has the same meaning where the intention is clear;
5. "aluminum-sheathed cable" means a cable consisting of one or more conductors of approved type assembled into a core and covered with a liquid- and gas-tight sheath of aluminum or aluminum alloy;
6. "ampacity" means current-carrying capacity expressed in amperes;
7. "approved" means authorized or approved in accordance with the Code;
8. "approved fire-door" means a fire-door including the hardware which has been approved and labelled by the Underwriters' Laboratories of Canada or Underwriters' Laboratories Incorporated, for the location in which it is used;
9. "armour" means a wrapping of galvanized interlocking steel strip or other approved metal, forming an integral part of the assembly of certain insulated cables, wires, or cords;
10. "armoured-cable" means a cable provided with a wrapping of metal tape other than lead, which wrapping forms an integral part of the assembly;
11. "authorized person" means a qualified person who by the nature of his duties or occupation is obliged to approach or handle electrical equipment, or a person who, having been warned of the hazards involved, has been instructed or authorized to do so by someone having authority to give the instruction or authorization;
12. "auxiliary gutter" means a raceway consisting of a sheet metal enclosure used to supplement the wiring space of electrical equipment and to enclose interconnecting conductors;
13. "AWG" means the American (or Brown and Sharpe) wire gauge as applied to non-ferrous conductors and non-ferrous sheet metal;
14. "bath-room" means a room in a building which contains a bath-tub or a shower or both;
15. "branch circuit" means that part of a circuit extending beyond the final overcurrent devices in the circuit;
16. "building" means a structure that stands alone or which is cut off from adjoining structures by unpierced fire-walls or by openings protected by approved fire-doors;
17. "bus" means a conductor which serves as a common connection for the corresponding conductors of two or more circuits;
18. "busway" means a raceway consisting of a system of metal troughing, including its elbows, tees, crosses and straight runs, containing conductors supported on insulators;
19. "cabinet" means an enclosure of adequate mechanical strength, composed entirely of fire- and absorption-resistant material, designed either for surface or flush mounting and provided with a frame, matt, or trim, in which swinging doors are hung;
20. "cabletrough" means a raceway consisting of a system of metal troughing, and fittings therefor, so formed and constructed that insulated conductors and cables may be readily installed or removed after the system has been completely installed, without injury either to conductors or their covering; and

- (a) "ladder cabletrough" means a cabletrough with openings exceeding 2 inches in a longitudinal direction;
 - (b) "non-ventilated cabletrough" means a cabletrough in which there are no ventilating openings in the bottom or sides;
 - (c) "ventilated cabletrough" means a cabletrough having adequate ventilating openings with no opening exceeding 2 inches in a longitudinal direction;
21. "cell" means a single, enclosed tubular space in a cellular metal or concrete floor member, the axis of the space being parallel to the axis of the metal or concrete floor member;
 22. "cellular" when applied to a metal or concrete floor or part thereof means that the metal or concrete floor or part thereof is so constructed as to contain one or more cells;
 23. "cellular floor raceway" means a raceway consisting of cells of cellular concrete or metal floors which, with fittings, may be approved as enclosures for electrical conductors;
 24. "circuit" means a path usually of metal through which electric current can flow;
 25. "circuit-breaker" means an electro-mechanical device designed to automatically open a current-carrying circuit on a pre-determined over-current, under both overload and short-circuit conditions without injury to the device;
 26. "communication circuit" means a circuit which is part of a communication system;
 27. "communication system" means an electrical system whereby intelligence signals may be transmitted to or through a central station, including telephone, telegraph, district messenger, fire and burglar alarm, watchman or sprinkler supervisory-system, and other central station systems, which commonly receive the power supply necessary for their operation from central office or local power sources, but does not include radio communication equipment;
 28. "concealed" means rendered permanently inaccessible by the structure or finish of a building;
 29. "conductor" means a wire, cable or other form of metal installed for the purpose of conveying electric current from one piece of electrical equipment to another or to ground;
 30. "conduit" means a raceway of circular cross-section into which it is intended that conductors be drawn, and includes metallic and non-metallic rigid conduit and flexible conduit; and,
 - (a) "rigid conduit" means a rigid conduit of metallic or non-metallic material;
 - (b) "rigid metal conduit" means a rigid conduit of metallic material having the same dimensions as standard pipe and suitable for threading with standard pipe thread;
 - (c) "rigid non-metallic conduit" means a rigid conduit of non-metallic material which may not be threaded;
 - (d) "rigid PVC conduit" means a rigid non-metallic conduit of unplasticized polyvinyl chloride;
 - (e) "rigid Type I non-metallic conduit" means a rigid non-metallic conduit of bituminized fibre or asbestos cement which requires to be encased in concrete;
 - (f) "rigid Type II non-metallic conduit" means a rigid non-metallic conduit of bituminized fibre or asbestos cement of heavier construction than Type I, which does not require to be encased in concrete;
 - (g) "flexible conduit" means a conduit of metallic material which may be easily bent without the use of tools;
 - (h) "liquid-tight flexible metal conduit" means a flexible metal conduit having an outer liquid-tight jacket;
31. "connection authorization" means written permission by the inspection department to a supply authority, or any other person or corporation, to supply electric energy to a particular electrical installation;
 32. "connector",
 - (a) box connector means a device for securing a cable, via its sheath or armour, where it enters an enclosure such as an outlet box;
 - (b) wire connector means a device which connects two or more conductors together or one or more conductors to a terminal point for the purpose of connecting electrical circuits;
 33. "contractor" means any person who as principal, servant or agent, by himself or his associates, employees, servants or agents performs or engages to perform either for his own use and benefit or for that of another and for or without remuneration or gain any work with respect to any electrical installation or any other work to which this Code applies;
 34. "cord set" means a length of flexible cord or power supply cable with an attachment plug connected to one end of it and a cord connector connected to its other end;
 35. "cut out box" means an enclosure of adequate mechanical strength, composed entirely of fire-resistant and absorption-resistant material, designed for surface mounting and having swinging doors or covers secured directly to, and telescoping with, the walls of the box proper;
 36. "dead" when applied to electrical equipment means that the current-carrying electrical equipment is free from any electrical connection to a source of potential difference and from electrical charge or has not a potential different from that of earth;
 37. "dead front" when applied to electrical equipment means that the electrical equipment is so constructed that all live parts, except the wells

- for plug fuses in panelboards and in enclosed branch-circuit cut-outs, are enclosed in such manner as to be inaccessible;
38. "different systems" means systems which derive their energy from different transformers or from different banks of transformers or from different generators or other sources;
 39. "disconnecting means" means a device, group of devices, or other means whereby the conductors of a circuit can be disconnected from their source of supply;
 40. "dust-tight" means an enclosure constructed so that dust cannot enter it;
 41. "duty" means a requirement of service that specifies the degree of regularity of the load; and,
 - (a) "continuous duty" means a requirement of service that demands operation at a substantially constant load for an indefinitely long time;
 - (b) "short time duty" means a requirement of service that demands operation at a substantially constant load for a short and definitely specified time;
 - (c) "intermittent duty" means a requirement of service that demands operation for definitely specified alternate intervals of,
 - (i) load and no load,
 - (ii) load and rest, or
 - (iii) load, no load and rest;
 - (d) "periodic duty" means a type of intermittent duty in which the load conditions are regularly recurrent;
 - (e) "varying duty" means a requirement of service that demands operation at loads and for intervals of time, both of which may be subject to wide variation;
 42. "electric elevator" means an elevator in which the motion of the car or platform is obtained through an electric motor applied directly to the elevator machinery;
 43. "electrical controller" means that electrical equipment which is designed to control or to regulate the input of electric power to any other electrical equipment to which it is connected;
 44. "electrical equipment" means any apparatus, appliance, device, instrument, fitting, fixture, machinery, material or thing used in or for, or capable of being used in or for, the generation, transformation, transmission, distribution, supply, or utilization of electric power or energy, and without restricting the generality of the foregoing, includes any assemblage or combination of materials or things which is used, or is capable of being used, or adapted to serve or perform any particular purpose or function when connected to an electrical installation, notwithstanding that any of such materials or things are mechanical, metallic or non-metallic in origin;
 45. "electrical installation" means a system or part of a system of wiring installed or to be installed in or upon any land, building or premises from the point or points of delivery of electrical power or energy therein or thereon, up to the point or points where the power or energy can be consumed or used therein or thereon by any electrical equipment, and the expressions "work on an electrical installation" or "make an electrical installation" include the installation, maintenance, alteration, extension and repair of the wiring and the connection of the wiring with any of the electrical equipment or with any other part of the wiring system;
 46. "electrical metallic tubing" means a metal raceway into which it is intended that conductors shall be drawn, and which has a circular cross-section, a wall thinner than that of rigid metal conduit and an outside diameter sufficiently different from that of rigid conduit to render it impracticable for threading it with standard pipe-thread;
 47. "electrical room" means a room that is intended for the exclusive installation of electrical equipment;
 48. "elevator" means a hoisting and lowering mechanism equipped with a car or platform which moves in guides in a substantially vertical direction but not including tiering-machines or piling-machines which operate within onestorey, or endless belts, conveyors, chains, buckets or similar devices used for the purpose of elevating materials;
 49. "elevator machinery" means the machinery and its equipment used in raising and lowering the elevator car or platform;
 50. "emergency and exit lights" means all lights required by law for the purpose of facilitating safe exit in case of fire or other emergency;
 51. "enclosure" means a protective housing for switchgear, switches, air circuit breakers, panelboards, industrial control equipment and similar apparatus; and
 - (a) "enclosure 1" means a general purpose enclosure of metal or other suitable material, designed to protect live parts from accidental contact, which is suitable for use indoors in ordinary locations;
 - (b) "enclosure 2" means a drip-tight enclosure similar to an enclosure 1 but constructed or protected by the addition of dripshields or their equivalent capable of preventing moisture or dirt from accumulating on the enclosure and which is suitable for use indoors where the enclosure may be subject to falling moisture or dirt;
 - (c) "enclosure 3" means a weatherproof enclosure constructed or protected so that exposure of the enclosure to weather, falling moisture or external splashing will not impair the effectiveness of the enclosed equipment and which is suitable for use outdoors;

- (d) "enclosure 4" means a watertight enclosure constructed so that a direct stream of water from a hose cannot penetrate into the enclosure and which is suitable for use where the enclosure may be subject to direct streams of water;
- (e) "enclosure 5" means a dust-tight enclosure constructed so that dust, readily ignitable fibres or combustible flyings can not penetrate into the enclosure and which is suitable for use indoors in Class III hazardous locations or where the atmosphere may contain a substantial quantity of non-hazardous dust.
52. "explosion-proof" means enclosed in a case which is capable of withstanding without damage an explosion which may occur within it of a specified gas or vapour and which is also capable of preventing the ignition of a specified gas or vapour surrounding the enclosure from sparks, flashes or explosion of the specified gas or vapour within the enclosure;
53. "exposed" as applied to live parts means that a live part can be inadvertently touched or approached more closely than is safe by any person and the term is applied to parts not suitably guarded, isolated or insulated;
54. "exposed" as applied to wiring methods means not concealed;
55. "extra-low-voltage power circuit" means a circuit, such as valve operator and similar circuits, which is neither a remote control circuit nor a signal circuit, but which operates at not more than 30 volts and which is supplied from a transformer or other device restricted in its rated output to 1,000 volt-amperes and approved for the purpose, but in which the current is not limited in accordance with the requirements for a Class 2 circuit;
56. "feeder" means a conductor or group of conductors which transmits electrical energy from a service supply, transformer, switchboard, distribution centre, generator, or other source of supply to the branch-circuit over-current devices;
57. "fire resisting" as applied to buildings means constructed of masonry, reinforced concrete, or equivalent materials in accordance with the requirements of the fire underwriters;
58. "flame-retardant" when applied to a material means that the material will not burn for more than a specified period of time and will not permit flame to travel or extend beyond a specified distance;
59. "flammable" means capable of being easily set on fire;
60. "flexible tubing" means flexible non-metallic tubing commonly known as loom for the mechanical protection of insulated wires;
61. "garage" means a building or portion of a building in which one or more self-propelled vehicles carrying volatile, flammable liquid for fuel or power are kept;
62. "ground" means a connection to earth of electrical equipment by means of a ground electrode;
63. "ground electrode" means a metallic water-piping system, or a metallic object or device buried in, or driven into, the earth so as to make intimate contact therewith, to which a grounding conductor is electrically and mechanically connected;
64. "ground fault circuit interrupter" means a device which will interrupt, within a predetermined time, the electrical circuit to the load when a current to ground exceeds some predetermined value that is less than that required to operate the overcurrent protective device of the supply circuit;
- "ground fault circuit interrupter class A" means the device which will interrupt the circuit to the load when the effective ground fault current is 5 RMS milliamperes or more in a time:
- (a) not greater than that calculated in accordance with the equation
- $$T = \left(\frac{20}{I} \right)^{1.43}$$
- Where T is the time in seconds, and I is the effective ground fault current in RMS milliamperes within the range of 5 and 260 RMS milliamperes;
- and
- (b) not greater than 25 milliseconds for ground fault currents of over 260 RMS milliamperes;
- and which will interrupt the circuit to the load in accordance with the foregoing requirements in the event that the neutral conductor should become grounded between the ground fault circuit interrupter and the load;
65. "grounded" means connected effectually with the general mass of the earth through a grounding system of sufficiently low impedance and having current-carrying capacity sufficient at all times, under the most severe conditions which are likely to arise in practice, to prevent any current in the grounding conductor from causing a harmful voltage to exist;
- (a) between the grounding conductors and neighboring exposed conducting surfaces which are in good contact with the earth; or
- (b) between the grounding conductors and neighboring surfaces of the earth itself;
66. "grounding conductor" means a path of copper or other suitable metal specially arranged as a means whereby electrical equipment is electrically connected to a ground electrode;
67. "grounding system" means all conductors, clamps, ground clips, ground plates or pipes, and ground electrodes by means of which electrical equipment or an electrical installation is grounded;
68. "guarded" when applied to electrical equipment means that the electrical equipment is

so covered, shielded, fenced, enclosed, or otherwise protected by means of suitable covers, casings, barriers, rails, screens, mats or platforms as to remove the likelihood of dangerous contact or approach by persons or objects;

69. "header" means a transverse raceway for electrical conductors, providing access to predetermined cells of a cellular metal or concrete floor permitting the installation of conductors from a distribution centre to the cells;
70. "hoistway" means a shaftway, hatchway, well hole, or other vertical opening or space in which an elevator, escalator or dumb-waiter operates or is intended to operate;
71. "identified" when applied to a conductor means that the conductor has a white or natural gray covering or has, where approved, a raised longitudinal ridge or ridges on the surface of the extruded covering indicating that the conductor is a grounded conductor, and when applied to other electrical equipment means that the terminals to which grounded conductors are to be connected have been distinguished for identification by being tinned, nickel-plated or otherwise suitably marked;
72. "inaccessible" when applied to a room or compartment means that the room or compartment is sufficiently remote from access or so placed or guarded that unauthorized persons cannot inadvertently enter the room or compartment, and when applied to electrical equipment means that the electrical equipment is covered by the structure or finish of the building in which it is installed or maintained or is sufficiently remote from access or so placed or guarded that unauthorized persons cannot inadvertently touch or interfere with the equipment;
73. "industrial establishment" means a building or part of a building in which any manufacturing process, assembling or handling of materials in connection with the manufacturing, preparing, treating or finishing of any goods or products, is carried on;
74. "inspection department" means The Hydro-Electric Power Commission of Ontario;
75. "inspector" means any person duly appointed by the inspection department for the purpose of enforcing this Code;
76. "insulated" means separated from other conducting surfaces by a dielectric material or air space having a degree of resistance to the passage of current and to disruptive discharge sufficiently high for the condition of use;
77. "insulating" as applied to non-conducting substances means that they are capable of bringing about the condition defined as insulated;
78. "intrinsically safe" as applied to electrical equipment or electrical installation means that any sparking that may occur either in the normal use of the electrical equipment or

installation or the use of the same under any condition of fault likely to occur therein in practice, is safe, such as to be incapable of causing an ignition of flammable gas or vapour;

79. "lamp holder" means a device constructed for the mechanical support of lamps and for connecting them to circuit conductors;
80. "lighting fixture raceway" means a raceway which may or may not be a part of a lighting fixture and which is designed to support or suspend the lighting fixture or to hold conductors supplying power to the lighting fixture;
81. "location",
 - (a) "ordinary location" means a dry location in which at normal atmosphere pressure and under normal conditions of use, electrical equipment is not unduly exposed to injury from mechanical causes, excessive dust, moisture, or extreme temperatures, and in which electrical equipment is entirely free from the possibility of injury through corrosive, flammable or explosive atmospheres;
 - (b) "damp location" means a location which is normally or periodically subject to condensation of moisture in, on or adjacent to electrical equipment;
 - (c) "wet location" means a location in which liquids may drip, splash or flow on or against electrical equipment;
 - (d) "hazardous location" means premises, buildings, or parts thereof in which there exists the hazard of fire or explosion because,
 - (i) highly flammable gases, flammable volatile liquids, mixtures or other highly flammable substances are manufactured or used or are stored in other than original containers,
 - (ii) combustible dust or flyings are likely to be present in quantities sufficient to produce an explosive or combustible mixture, or where it is impracticable to prevent such dust or flyings from being deposited upon incandescent lamps or from collecting in or upon motors or other electrical equipment in such quantities as to produce overheating by reason of the prevention of normal radiation,
 - (iii) easily ignitable fibres or materials producing combustible flyings are manufactured, handled or used in a free open state, or
 - (iv) easily ignitable fibres or materials producing combustible flyings are stored in bales or containers but are not manufactured, handled or used in a free open state;
82. "low-energy power circuit" means a circuit other than a remote control or signal circuit for which the power supply is limited in accordance with the requirements for Class 2 remote control circuits;

83. "low-voltage protection" means the effect of a device operative on the reduction or failure of voltage to cause and maintain the interruption of power to the main circuit;
84. "low-voltage release" means the effect of a device operative on the reduction or failure of voltage to cause the interruption of power to the main circuit, but not to prevent its re-establishment on the return of voltage to safe operating value;
85. "machine tool, metal cutting" means a power driven device, not portable by hand, used for the purpose of removing metal in the form of chips;
86. "machine tool, metal forming" means a power driven machine not portable by hand, used to press, forge, emboss, hammer, blank or shear metals;
87. "metallic water-piping system" means,
- (a) an active, underground, public water supply system having metallic mains and services;
 - (b) an active, underground, private water supply system having at least 100 feet of metal pipe buried in the ground; or
 - (c) the metallic casing, not less than 3 inches in diameter, of an artesian well;
88. "mill construction" as applied to a building means one in which walls are of masonry or reinforced concrete and an interior framing of wood, with plank or laminated wood floors and roofs, and in which the interior structural elements are arranged in heavy solid masses and smooth flat surfaces assembled to avoid thin sections, sharp projections, and concealed or inaccessible spaces, but the interior framing may be partly or entirely of protected steel or concrete and the floors and roofs may be constructed in whole or in part of incombustible material;
89. "mineral-insulated cable" means a cable having one or more bare solid conductors supported and insulated by a highly compressed refractory material enclosed in a liquid-tight and gas-tight metallic tube sheathing and the term includes both the regular type (MI) and the light-weight type (LWMI) unless otherwise qualified;
90. "mobile home" means a portable dwelling constructed to be towed on its own chassis designed for use without a permanent foundation on a temporary or permanent basis and which has provision for connection to a supply service;
91. "mobile industrial or commercial structure" means a portable structure other than a mobile home constructed to be towed on its own chassis designed for use without a permanent foundation on a temporary or permanent basis and which has provision for connection to a supply service;
92. "MSG" means the Manufacturer's Standard Gauge for uncoated steel;
93. "multi-outlet assembly" means a surface or flush enclosure carrying conductors for extending one branch-circuit to two or more receptacles of the grounding type which are attached to the enclosure;
94. "multiple section mobile unit" means a structure formed by the mechanical and electrical coupling together of two or more mobile units;
95. "multi-winding motor" means a motor having multiple windings or tapped windings, or both, designed for connection or reconnection in more than one configuration to operate at speeds and voltages respective to the configurations;
96. "multi-wire branch circuit" means a branch circuit consisting of two or more ungrounded conductors having a potential difference between them and an identified ground conductor having equal potential between it and each ungrounded conductor, and in which the grounded conductor is connected to the neutral conductor of the system;
97. "neutral conductor" means that conductor of a polyphase circuit, or of a single-phase, 3-wire circuit having an approximately uniform potential difference and an equal spacing in phase with each of the other conductors;
98. "noncombustible" means incapable of sustaining combustion in air, either when ignited or when subjected to and maintained at a high temperature;
99. "non-incendive circuit" means a circuit or part of a circuit in which any sparking that may be produced by normally arcing parts is incapable, under normal operating conditions, of causing an ignition of the prescribed flammable gas or vapour;
100. "non-relocatable structure" means a factory built unit intended for use on permanent foundations;
101. "open" as applied to electrical equipment means that moving parts, windings or live parts are exposed to accidental contact;
102. "outlet" means a point on the wiring system at which current is taken to supply fixtures, lamps, heaters, motors and electrical equipment generally;
103. "out-of-reach" means that equipment is located more than 5 feet horizontally or more than 8 feet vertically from any floor, platform or other surface from which it would otherwise be readily accessible;
104. "over current device" means any device capable of automatically opening an electric circuit both under predetermined overload and short-circuit conditions, either by fusing of metal or by electro-mechanical means;
105. "overload device" means a device affording protection from excess current, but not necessarily short-circuit protection, and capable of automatically opening an electric circuit either by the fusing of metal or by electro-mechanical means;

106. "panelboard",
- (a) "panelboard" means an assembly of buses and connections, over-current devices and control apparatus with or without switches, or other equipment, constructed for installation as a complete unit in a cabinet; and
 - (b) "enclosed panelboard" means an assembly of buses and connections, over-current devices and control apparatus with or without switches, or other equipment, installed in a cabinet;
107. "part-winding start motor" means a motor the starting of which entails the energizing of part of its primary winding as a first step and the energizing of the remainder of this winding as the next step or steps;
108. "plenum" means a chamber associated with air-handling apparatus, for distributing the processed air from the apparatus (supply plenum) to the supply ducts, or for receiving air to be processed by the apparatus (return plenum);
109. "portable ground fault circuit interrupter" means a ground fault circuit interrupter which is specifically designed to receive current by means of a flexible cord or cable and an attachment plug cap, and which incorporates one or more receptacles for the connection of electrical equipment which is provided with a flexible cord or cable and an attachment plug cap;
110. "portable" when applied to electrical equipment means the equipment is specifically designed not to be used in a fixed position and receives current through the medium of a flexible cord or cable, and usually a detachable plug;
111. "potential",
- (a) "extra low potential" means any potential up to and including 30 volts;
 - (b) "low potential" means any potential from 31 to 750 volts inclusive;
 - (c) "high potential" means any potential above 750 volts;
112. "power supply cord" means a length of flexible cord or power supply cable with an attachment plug at one end;
113. "protected" as applied to electrical equipment means the equipment is constructed so that the electrical parts are enclosed so as to protect the equipment against damage from the intrusion of foreign objects;
114. "qualified person" means a person familiar with the construction and operation of the apparatus and the hazards involved;
115. "raceway" means any channel for holding wires, cables or bus bars, which is designed expressly for and used solely for this purpose, and unless otherwise qualified in this Code, including rigid, flexible, metallic and non-metallic conduit, electrical metallic tubing, underfloor raceways, lighting fixture raceways, cellular floor raceways, surface raceways, wire-ways, cabletroughs, busways, auxiliary gutters and ventilated cableway;
116. "readily accessible" means capable of being reached quickly without climbing over or removing obstacles or resorting to portable ladders, chairs or similar aids;
117. "receptacle" means a contact device installed in an outlet for the connection of a portable lamp or appliance by means of a plug and flexible cord;
118. "recreational vehicle" means a portable structure other than a mobile home intended as temporary living accommodation, including structures commonly referred to as travel trailers, motorized homes, slide-in campers, chassis-mounted campers and tent-trailers, having:
- (a) an overall length not exceeding 32 feet; and
 - (b) an overall width not exceeding 8 feet, 6 inches, (where width means the sum of the distances from the vehicle centre line to the outermost projections on each side when the vehicle is folded or condensed for transit);
119. "remote control circuit" means any electrical circuit which controls any other circuit through a relay or an equivalent device;
120. "relocatable structure" means a factory built unit which can be used for residential, commercial, industrial or recreational purposes without a permanent foundation;
121. "repellent" used as a suffix (such as moisture-repellent) means constructed, treated or surfaced so that liquid will tend to run off, and cannot readily penetrate the surface;
122. "resistant" used as a suffix means constructed, protected or treated so that it will not be injured readily when subjected to the specified material or condition;
123. "service",
- (a) "consumer's service" means all that portion of the consumer's installation from the service box or its equivalent up to and including the point at which the supply authority makes connection;
 - (b) "supply service" means any one set of conductors run by a supply authority from its mains to a consumer's service;
 - (c) "service agreement" means a form of agreement prescribed or approved by the inspection department and pertaining to the labelling or re-examination of approved electrical equipment;
 - (d) "service box" means an approved assembly consisting of a metal box or cabinet constructed so that it may be effectually locked or sealed, containing either service fuses and a service switch or a circuit breaker and of such design that either the switch or circuit breaker may be manually operated when the box is closed;

124. "service or filling station" means premises or portions of premises on which are installed pumps or other devices used for the purpose of receiving or delivering volatile flammable liquids to or from vehicles;
125. "shock-proof" as applied to X-ray and high-frequency equipment, means that the equipment is guarded with grounded metal so that no person can come into contact with any live part;
126. "signal circuit" means any electrical circuit, other than a communication circuit, which supplies energy to a device which gives a recognizable audible or visible signal, such as circuits for doorbells, buzzers, code-calling systems, signal lights and similar devices;
127. "slow-burning" as applied to conductor insulation means the insulation has flame-retarding properties;
128. "soldered" means a uniting of metallic surfaces by the fusion thereon of a metallic alloy, usually of lead and tin;
129. "special permission" means the permission of an inspector;
130. "splitter" means a metal troughing or box containing terminal blocks, or bus bars, having main terminals and distribution terminals, with bare live parts supported by insulating material;
131. "starter" means an electric controller for accelerating a motor from rest to normal speed, and for stopping the motor, and usually implies inclusion of overload protection;
132. "supply authority" means any person, firm, corporation, company, commission or other organization supplying electric power or energy;
133. "surface raceway" means a raceway in the form of a channel with a backing and capping for loosely holding conductors and cables in surface wiring;
134. "switch" means a device for making, breaking, or changing connection in a circuit; and
 - (a) "general use switch" means a switch intended for use in general distribution and branch-circuits and which is rated in amperes and capable of interrupting its rated current at rated voltage;
 - (b) "indicating switch" means a switch designed or marked to show readily whether the switch is in an "On" or "Off" position;
 - (c) "isolating switch" means a switch intended for isolating a circuit or electrical equipment from the source of supply of electrical power or energy, but does not include a switch intended for establishing or interrupting the flow of current in a circuit;
 - (d) "motor-circuit switch" means a fused or unfused manually-operated knife or snap switch rated in horsepower;
135. "switchboard" means a panel or assembly of panels on which is mounted any combination of switching, measuring, controlling and protective devices, buses, and connections, designed with a view to successfully carrying and rupturing the maximum fault current encountered when controlling incoming and outgoing feeders;
136. "system" means an electrical system in which all conductors and the apparatus are designedly capable of being readily connected electrically by metallic contact to a common source of potential difference;
137. "theatre" means a building, or any portion thereof, which is used for public dramatic, operatic, motion-picture or other performances;
138. "thermal cut out" means a device affording protection from excessive current but not necessarily short-circuit protection, and containing a heating element in addition to, and affecting, a fusible member which opens the circuit;
139. "underfloor-raceway" means a raceway suitable for use in the floor;
140. "utilization equipment" means equipment which utilizes electrical power or energy for mechanical, chemical, heating, lighting, or similar useful purposes;
141. "vault" means an isolated enclosure, either above or below ground, with fire-resistant walls, ceilings and floors, for the purpose of housing transformers or other electrical equipment;
142. "ventilated flexible cableway" (VFC) means a ventilated metal raceway into which conductors may be drawn, designed so as to be rigid in one plane and flexible in another plane at a 90 degree angle to the first plane and constructed so that approximately 30 per cent of its surface consists of ventilating openings;
143. "voltage of a circuit" means the greatest root mean square (effective) voltage between any two conductors of the circuit concerned;
144. "voltage to ground" means the voltage between any live ungrounded part and any grounded part in the case of grounded circuits, or the greatest voltage existing in the circuit in the case of ungrounded circuits;
145. "waterproof" when applied to electrical equipment means that the equipment is so constructed or protected that moisture cannot enter in quantity sufficient to interfere with the effective operation of the equipment, and when applied to a substance means that the substance is impervious to moisture;
146. "water-tight" when applied to enclosed electrical equipment means that the equipment is so constructed that moisture cannot enter the enclosing case;
147. "wire television distribution system" means a distribution system of coaxial or other suitable cable or wire, together with any necessary amplifiers, which is used in the transmission of television signals;

148. "wire-way" means a raceway consisting of a completely enclosed system of metal troughing, and fittings therefor, so formed and constructed that insulated conductors may be readily drawn in and withdrawn, or laid in and removed, after the system has been completely installed without injury either to conductors or their covering.

SECTION 2—GENERAL RULES

General

2-000 This Code does not apply to:

- (1) electrical equipment and electrical installations used exclusively in the generation, transformation, or transmission of electrical power or energy intended for sale or distribution to the public;
- (2) electrical equipment and electrical installations used by telephone and telegraph companies in the operation of communication facilities subject to the requirements of Section 60;
- (3) electrical equipment and electrical installations in the cars, car-houses, passenger stations or freight stations used in the operation of an electric railway or electric street railway and supplied with electric current from the railway power-circuit;
- (4) electrical equipment and electrical installation on an aircraft;
- (5) electrical equipment and electrical installations in a mine as defined in *The Mining Act* save only as regards any dwelling house or other building not connected with or required for mining operations or purposes or used for the treatment of ore or mineral;
- (6) electrical equipment and electrical installation on a ship as defined by the *Canada Shipping Act* unless it is connected to a shore supply of electricity for a period exceeding five months.

2-002 Special Requirements. Sections devoted to rules governing particular types of installations are not intended to embody all rules governing these particular types of installations, but cover only those special rules or regulations which are additional to or amendatory of those prescribed in other sections covering installations under ordinary conditions.

2-004 Inspection

(1) A contractor shall file with the inspection department a completed application for inspection of any work on an electrical installation:

- (a) Before or within 48 hours after commencement of the work where electrical power or energy has not been previously supplied to the land, building or premises on which the work is to be performed; or
- (b) Before the electrical installation is used for any purpose where electrical power or energy has

been previously supplied to the land, building or premises on which the work was performed; and

- (c) Shall pay the fees prescribed by the inspection department therefor at the time the application is made.

(2) An application for inspection which has been refused in accordance with the provisions of Rule 2-008 shall, for purposes of Subrule (1) hereof, be deemed not to be a completed application.

(3) Subject to the provisions of Rule 2-008, payment of the fees prescribed by the inspection department entitles the contractor to one complete inspection of the installation.

(4) Every contractor who makes an electrical installation is responsible for procuring its inspection by the inspection department before the installation is used for any purpose.

(5) The contractor shall give to the inspection department at least forty-eight hours' notice in writing that the work on the electrical installation has been completed and that the installation is ready for inspection but where the work is being performed in a remote district or is not immediately accessible for any other reason the notice shall be of such greater length as is necessary to accommodate the inspection schedule of the inspection department.

(6) The inspection shall be made at such time and in such manner as the inspection department determines.

(7) No electrical installation shall be concealed or rendered inaccessible, until it has been inspected by the inspection department and found to conform to this Code.

2-006 Annual Inspection

(1) An annual application for inspection may be made by the owner or occupant of any manufacturing, mercantile or other building where in the opinion of the inspection department electrical installation work of a routine nature in connection with the maintenance or operation of the building or the plant therein is required to be performed at frequent intervals, and where the owner or occupant employs his own electricians for the purpose.

(2) Acceptance of the application by the inspection department shall authorize the commencement and carrying out of such work during the year for which the acceptance is issued and Rule 2-004 does not apply.

(3) The owner or occupant shall as the work is performed record it on a form provided by the inspection department which shall be produced to any inspector of the inspection department at any time and from time to time upon request and the inspection shall be made at such time and in such manner as the inspection department determines.

2-008 Right of Refusal. The inspection department may refuse an application for inspection to any person who has failed to pay any fees or dues owing to the inspection department for a period of more than thirty days or who has failed to remedy defects in any electrical work or installation after having been notified by the inspection department that the defects exist, until the fees have been paid or the defects have been remedied.

2-010 Plans and Specifications. No contractor shall commence work on any electrical installation consisting of:

- (a) The installation of a wiring system in any public building, commercial or industrial establishment, apartment house or other building in which the public safety may be involved;
- (b) A large light-and-power installation; or
- (c) The installation of generators, transformers, switchboards, large storage batteries and similar equipment,

or that in the opinion of the inspection department is of special magnitude or nature without first filing with the inspection department in duplicate, or in greater number if required, complete wiring plans and specifications relating to the proposed work and obtaining the written approval of the inspection department thereof.

2-012 Connection Authorization

(1) Where any electrical installation or part thereof to which electric power or energy has not previously been supplied is made in or upon any land, building or premises or subject to sub-rule 2, where any electrical installation or part thereof has been disconnected or cut off from any service or other source of supply under this Code, no supply authority, contractor or other person shall connect or re-connect the installation or part thereof to any service or other source of supply unless:

- (a) The installation and all work in respect thereof have been inspected by the inspection department and found to conform to this Code; and
- (b) A connection authorization has been issued by the inspection department in respect of the installation.

(2) Where any electrical installation or part thereof has been disconnected or cut off from a source of supply by a supply authority for six months or less for non-payment of rates or because of a change of occupancy of premises the supply authority may reconnect the installation or part thereof without obtaining a connection authorization.

2-014 Temporary Connection Authorization

(1) Notwithstanding the provisions of Rule 2-012 the inspection department may issue a temporary connection authorization authorizing a supply authority to connect its lines for a stated length of time to a temporary electrical installation or to a permanent but unfinished electrical installation and may renew the connection authorization from time to time.

(2) Issuance of a temporary connection authorization does not obligate the inspection department to issue a permanent connection authorization where a contractor has not complied with this Code.

2-016 Re-inspection. The inspection department may at any time re-inspect any electrical installation notwithstanding any previous inspection and acceptance of the installation.

2-018 Defects

(1) Every contractor who has performed work on an electrical installation and has been notified by the inspection department that the installation does not conform to this Code shall remedy all defects in workmanship and replace all electrical equipment that is not approved within such time and in such manner as the notice from the inspection department directs.

(2) The inspection department may by notice in writing require any owner or occupant of land, buildings or premises upon or within which is found an electrical installation in which in the opinion of the inspection department a condition dangerous to persons or property has developed to make such changes in the electrical installation as are necessary to remedy the condition.

(3) Upon receipt of the notice the owner or occupant of the lands, buildings or premises shall cause the installation to be changed in the manner and to the extent prescribed by the notice within the time limited therein.

(4) Where:

- (a) A contractor refuses or neglects to comply with a notice given under Subrule (1); or
- (b) The owner or occupant of lands, buildings or premises refuses or neglects to comply with a notice given under Subrule (2),

the inspection department, if it deems such course necessary for purposes of safety, may:

- (c) Cut off the supply of electrical power or energy to the lands, buildings or premises in which is contained the electrical installation that was the subject of the notice; or
- (d) Require the supply authority to cut off the supply,

and in either event the supply shall not be re-connected until full compliance with the notice has been made.

2-020 Approval of Electrical Wiring in Mobile Homes, Mobile Industrial or Commercial Structures, Recreational Vehicles or any manufactured or prefabricated dwelling unit.

(1) No person shall advertise, display or offer for sale or other disposal, or sell or otherwise dispose of a Mobile Home, Mobile Industrial or Commercial Structure, Recreational Vehicle or any manufactured or prefabricated dwelling unit unless the electrical wiring installed therein or thereon has been approved.

(2) The system of electrical wiring referred to in subrule (1) shall be deemed to be approved when:

- (a) An approvals report has been issued by Canadian Standards Association in respect thereof;

- (b) The approvals report has been adopted by the inspection department;
- (c) The manufacturer of the unit in which the electrical wiring is installed or his agent has entered into a service agreement with Canadian Standards Association; and
- (d) The electrical wiring and installation thereof meet all standards of design and construction prescribed by the approvals report and complies with all terms and conditions therein.

(3) As an alternative to the requirements of subrule (1) and (2) the system of electrical wiring installed in a recreational vehicle equipped with permanently installed appliances with the meaning of *The Energy Act*, R.S.O. 1970, Chapter 148, shall be deemed to be approved when an approvals report has been issued by the Canadian Gas Association and adopted by the inspection department, provided:

- (a) The electrical wiring meets all the applicable standards prescribed by the approvals report and Canadian Standards Association specifications relating thereto and complies with all terms and conditions in the report and the specifications;
- (b) The seal of The Canadian Gas Association has been affixed permanently to the system of electrical wiring verifying compliances with Canadian Standards Association specifications; and
- (c) The manufacturer of the recreational vehicle or his agent has entered into a service agreement with The Canadian Gas Association.

2-022 Sale or Other Disposal and Use

(1) No person shall advertise, display or offer for sale or other disposal, or sell or otherwise dispose of any electrical equipment unless it has been approved in accordance with Rule 2-024.

(2) No person shall use any electrical equipment unless it has been approved in accordance with Rule 2-024.

(3) Where an approvals report in respect of any approved electrical equipment requires that a notice indicating the proper and safe manner of use of the equipment be affixed thereto or furnished therewith, no person shall sell or otherwise dispose of the equipment without affixing or furnishing the notice in the manner required by the approvals report.

2-024 Approval of Electrical Equipment

(1) Electrical equipment of a regular line of manufacture for which approval is sought shall be submitted to Canadian Standards Association for examination and testing.

(2) The electrical equipment referred to in Subrule (1) shall be deemed to be approved when:

- (a) An approvals report has been issued by Canadian Standards Association in respect of the equipment;
- (b) The approvals report has been adopted by the inspection department;
- (c) The manufacturer of the equipment or his agent has entered into a service agreement with Canadian Standards Association;
- (d) The equipment, if so required by the service agreement, bears an approval label supplied under the terms of the service agreement; and
- (e) The equipment meets all standards of design and construction prescribed by the approvals report and complies with all terms and conditions contained therein.

(3) As an alternative to the requirements of Subrules (1) and (2), electrical equipment consisting of an assemblage or combination of component parts intended for use solely in conjunction with or as an integral part of any appliance within the meaning of *The Energy Act*, R.S.O. 1970, Chapter 148, shall be deemed to be approved when:

- (a) An approvals report has been issued by an organization designated to test the appliance by Regulation 254 of R.R.O. 1970;
- (b) The approvals report has been adopted by the inspection department;
- (c) The equipment meets all standards of design and construction prescribed by the approvals report and Canadian Standards Association specifications relating thereto and complies with all terms and conditions contained in the report and the specifications;
- (d) The seal of the organization has been affixed permanently to the equipment verifying compliance with Canadian Standards Association specifications; and
- (e) The manufacturer of the equipment, or his agent, has entered into a service agreement with the organization.

(4) Electrical equipment of other than a regular line of manufacture, electrical equipment built to customer's order, electrical equipment manufactured or produced singly or in small quantities and electrical equipment that in the opinion of the inspection department cannot be conveniently examined and tested by submission of samples shall be submitted to the inspection department for examination and testing in conformance with the procedure from time to time prescribed by the inspection department.

(5) The prescribed equipment referred to in Subrule (4) shall be deemed to be approved when:

- (a) The electrical equipment or a sample thereof has been examined and tested by the inspection department and found to conform to this Code and to present no undue hazard to persons or property;
- (b) A certificate or other writing evidencing the conformity has been issued by the inspection department;
- (c) All fees payable to the inspection department in respect of the examination, testing and certification have been paid;

- (d) The equipment, if so required by the inspection department, bears an approval label supplied by the inspection department; and
- (e) The equipment, in the case of examination and test by sample, is of the same standard of design and construction as the standard of the sample referred to in the certificate or writing.

(6) Where any electrical equipment is used in, or connected to, an electrical installation or is about to be so used or connected, and it appears to the inspection department that, having regard to public safety and protection of property, it would be sufficient to have the equipment inspected under Subrule (3), (4) and (5) of Rule 2-004 instead of being approved under the foregoing provisions of this Rule, the inspection department may direct accordingly and thereupon the equipment shall be deemed to form a part of the electrical installation.

(7) Approval of any electrical equipment shall be evidenced by a certificate or other writing to that effect issued by the inspection department but, where electrical equipment is approved under Subrule (2) the approval-record guide-card issued by the Canadian Standards Association shall have the same force and effect as a certificate or writing of the inspection department.

(8) No person shall affix to any electrical equipment other than the electrical equipment referred to in Subrule (3) any label indicating or intended to indicate that the electrical equipment is approved other than an approval label that has been supplied by the inspection department or under a service agreement.

(9) No person shall affix any approval label to any electrical equipment other than the approved electrical equipment for which the label was issued.

(10) No person to whom approval labels have been supplied, either by the inspection department or under a service agreement, shall sell, give, transfer or permit any other person to have possession of the labels without first obtaining the consent in writing of the inspection department.

2-026 Cancellation of Approval

(1) The inspection department may cancel the approval of any electrical equipment where:

- (a) The equipment is not being manufactured or produced in conformance with the standards, design and construction prescribed by the approvals report or certificate of approval relating thereto;
- (b) In the opinion of the inspection department field experience has shown the equipment to be unduly hazardous to life or property; or
- (c) The manufacturer of the equipment makes default in observing or performing any of the terms of the service agreement to which he is a party.

(2) When an approval has been cancelled, the equipment shall be deemed to be not approved.

2-028 Miscellaneous

(1) The testing and inspection by the inspection department of any electrical equipment under Subrules (4) and (5) of Rule 2-024 may be carried out by such inspectors at such times and places and in such manner as the inspection department from time to time determines.

(2) Subject to Subrule (6) of Rule 2-024, any electrical equipment used or capable of being used or adapted to serve or perform any particular purpose or function when connected to an electrical installation shall be approved before being so connected unless the connection is made for the purpose of inspection or testing of the equipment under this Code.

(3) Any electrical equipment that consists of an assembly or combination of other electrical equipment is subject to this Code respecting approval, and is not approved by reason only that any or all of the component parts thereof have been individually approved.

2-030 Deviation or Postponement

(1) A minor deviation or postponement of the application of these rules may be allowed by special permission, provided, that any such special permission shall be limited to the specific purpose for which it was granted.

(2) By special permission, the requirements of this Code may be varied for installations associated with fire-pumps.

2-500 General

(1) No contractor shall perform any work on an electrical installation in any manner contrary to the requirements of this Code.

(2) No contractor in performing any work on an electrical installation shall use therein any electrical equipment other than approved electrical equipment of a kind or type and rating approved for the specific purpose for which it is to be employed.

(3) In any case in which for a given purpose no standard electrical equipment of the exact size or rating required is procurable, equipment of the next larger size or rating shall be used unless permission of an inspector is obtained to use equipment of a smaller size or rating.

(4) If in the opinion of an inspector an electrical installation has been badly arranged or poorly executed, either generally or in any particular, the inspector shall reject the electrical installation.

(5) No contractor shall use wood for plugging for the support of any electrical equipment.

(6) No contractor shall use as a solder any so-called solder consisting of a metallic powder mixed with an adhesive vehicle in the use of which fusion of a metal is not involved.

(7) No contractor shall use for soldering copper, aluminum or their alloys a soldering flux corrosive to those metals.

(8) No person shall:

- (a) Cut, damage or interfere with any electrical equipment; or
- (b) Place or install any equipment or material near installed electrical equipment, so as to create a condition which an inspector deems dangerous.

2-502 Rebuilt Equipment

(1) Where any electrical machine or apparatus is re-built or re-wound with any change in its rating or characteristics it shall be provided with a name plate

giving the name of the person, or firm, by whom such change was made, together with the new marking.

(2) Where the original name plate is removed the original manufacturer's name and any original identifying data, such as serial numbers, shall be added to the new name plate.

(3) The appropriate specification requirements applicable to new equipment shall also apply to rebuilt and rewound equipment.

2-504 Use of Thermal Insulation. Where the hollow spaces between studding, joists, or rafters of buildings are to be filled with thermal insulation, the following restrictions, as applicable, shall apply to the installation of electric wiring in such spaces:

- (a) If the space is to be filled with an approved loose or free flowing material which is non-corrosive, fire-resisting, and non-conducting, any type of wiring system recognized by this Code may be used, but special care shall be taken to ensure that there will be no strain on the conductors due to the weight or pressure of such material;
- (b) If approved material in the form of batts, or the equivalent, is installed prior to the installation of the wiring and secured in place so that there will be no undue pressure on the conductors, no special precaution need be observed;
- (c) If thermal insulation made of or faced with metal is installed, the wiring shall conform to the following requirements:
 - (i) A one-inch separation shall be provided between the thermal insulation and the knob-and-tube wiring;
 - (ii) Non-metallic sheathed cable may be in contact with the insulation;
- (d) Mineral-insulated cable or aluminum-sheathed cable shall not be used with any thermal insulation which is liable to have a corrosive action on the sheath.

2-506 Fire Spread

(1) Every electrical installation shall be made in such manner so as to minimize the possibility of spread of fire through fire-stopped partitions, floors, hollow spaces, fire walls, fire partitions, vertical shafts and ventilating and air-conditioning ducts.

(2) Where a fire separation is pierced by a raceway or cable, any openings around the raceway or cable shall be properly closed or sealed to the satisfaction of an inspector.

Maintenance and Operation

2-508 General Requirements for Maintenance and Operation

(1) All electrical equipment shall be so installed and guarded as to afford provision for the safety of persons and property and for the protection of the electrical equipment from mechanical or other injury to which it is likely to be exposed.

(2) Every owner and tenant of a factory, workshop or other premises on or in which employees are engaged

in operating or using any electrical equipment shall keep the electrical equipment and the electrical installation in safe operating condition at all times.

(3) No person shall use any electrical equipment that is not in safe and proper working condition.

(4) Electrical equipment that is not in regular use shall not be used until it has been thoroughly examined by a qualified person and is found fit for service.

(5) Electrical equipment that is kept in reserve for emergency service shall be examined and tested by a qualified person at regular and frequent intervals.

(6) Defective equipment shall either be put in good order or permanently disconnected.

2-510 Guarding of Bare Live Parts

(1) Bare live parts shall be guarded against accidental contact by means of approved cabinets or other forms of approved enclosures except where the bare live parts are:

- (a) Located in a suitable room, vault, or similar enclosed area which is accessible only to qualified persons; or
- (b) Located in a manner permitted by this Code.

(2) Where electrical equipment has mounted on it, within 3 feet of bare live parts, non-electrical components which require servicing by unqualified persons, suitable barriers or covers shall be provided for the bare live parts.

(3) Entrances to rooms and other guarded locations containing exposed bare live parts shall be marked with conspicuous warning signs forbidding entry to unqualified persons.

2-512 Maintenance in Hazardous Locations. In locations where explosive or highly flammable materials or gases are present, special precautions shall be observed as follows:

- (a) Repairs or alterations shall not be made on any live equipment; and
- (b) Fits or seals in enclosures shall be maintained in their original safe condition.

2-514 Disconnection

(1) No person shall make repairs or alterations to live equipment unless complete disconnection of the equipment is impracticable.

(2) For the purpose of Subrule (1), three-way or four-way switches shall be deemed not to be a means of disconnection.

(3) Adequate precautions, such as locks on circuit breakers or switches, warning notices, sentries, or other equally effective means, shall be taken to prevent electrical equipment from being electrically charged when work is being done thereon.

2-516 Maintenance of Live Equipment. No person shall work on any live equipment unless protected by approved insulated or insulating devices such as tongs, rubber gloves, boots, mats, or other like appliances, which shall always be maintained in proper condition for use.

2-518 Accessibility for Maintenance. All passageways and working space around generators, transformers, switchboards and similar equipment shall not be used for storage and shall be kept clear of any obstruction and so arranged as to give authorized persons ready access to all parts requiring attention.

2-520 Illumination of Equipment. Adequate illumination shall be provided to allow for proper operation and maintenance of electrical equipment.

2-522 Flammable Material Near Electrical Equipment. Flammable material shall not be stored or placed in dangerous proximity to electrical equipment.

2-524 Ventilation. Adequate ventilation shall be provided so as to prevent the development about electrical equipment of ambient air temperatures in excess of those normally permissible for such equipment.

2-526 AWG Sizes of Conductors. Where reference is made in these Regulations to AWG size, this shall mean the copper AWG size, unless otherwise stated.

2-528 Installation of Electrical Equipment. Electrical equipment shall be so installed as to ensure that after installation there is access to nameplate data and to electrical components requiring maintenance.

2-530 Fire extinguishing equipment installed in an electrical vault constructed in accordance with Rules 26-160 to 26-174 both inclusive or in an electrical room shall be of a type that is compatible with the electrical equipment therein.

2-532 All electrical equipment shall have adequate provision for draining of moisture.

Enclosures

2-534 Enclosures, Designations and Use

(1) The following designations of enclosures for switchgear, switches, air circuit breakers, panelboards, industrial control equipment and similar apparatus shall be recognized for the purpose of this Code for the intended use as specified:

- (a) **Enclosure 1:** A general purpose enclosure, for use indoors in ordinary locations, designed to protect live parts from accidental contact and constructed of metal or other suitable material;
- (b) **Enclosure 2:** A drip-tight enclosure for use indoors where enclosure may be subject to drops of falling liquid due to severe condensation or other causes and similar to a general purpose enclosure but constructed or protected by the addition of drip shields or their equivalent so as to exclude falling moisture or dirt;
- (c) **Enclosure 3:** A weatherproof enclosure, for use outdoors, constructed or protected so that exposure to the weather, to falling moisture, or to external splashing, will not impair the effectiveness of the enclosed equipment;
- (d) **Enclosure 4:** A watertight enclosure for use where the enclosure may be subject to direct streams of water and constructed so that a stream of water from a hose cannot enter the enclosure;

(e) **Enclosure 5:** A dust-tight enclosure for use indoors where the atmosphere may carry considerable non-hazardous dust or in Class III locations, but not in Class II locations, and constructed so that dust, readily ignitable fibres, or combustible flyings cannot enter the enclosure.

(2) An enclosure may be constructed so as to comply with two or more of the designations described in Subrule (1) hereof.

(3) Enclosures of equipment for use in hazardous locations shall be designated in accordance with Rule 18-012.

2-536 Marking of Enclosures. General purpose enclosures need not be marked to indicate the enclosure designation.

2-538 Circuit Voltages-to-Ground—Residential Occupancies.

Branch circuits in residential occupancies shall not have a voltage exceeding 150 volts-to-ground except that where the calculated load on the service conductors exceeds 250 kilovolt-amperes and where trained maintenance personnel are available, higher voltages not exceeding the voltage-to-ground of a nominal system voltage of 347/600Y may be used to supply the following fixed (not portable) equipment:

- (a) Space heating;
- (b) Water heaters;
- (c) Air conditioning.

2-540 Corrosion Protection for Materials used in Wiring

(1) Metallic materials used in wiring, such as raceways, cable sheaths and armour, boxes and fittings shall be suitably protected against corrosion for the environment in which they are to be used or shall be made of suitable corrosion-resistant material.

(2) Where practicable, dissimilar metals shall not be used where there is a possibility of galvanic action.

2-542 Working Space about Electrical Equipment (Low Potential)

(1) A minimum unobstructed working space of three feet with secure footing shall be provided and maintained about all electrical equipment which may require adjustment and maintenance, except that working space is not required behind assemblies such as dead-front switchboards or control centres where there are no renewable parts such as fuses or switches on the back and where all connections are accessible from other locations than the back.

(2) The minimum head-room of working spaces about switchboards or motor control centres where bare parts are exposed at any time shall be 7 feet.

2-544 Entrance to Working Space

(1) At least one entrance of sufficient area shall be provided to give access to the working space about electrical equipment.

(2) Doors or gates of suitable material may be provided but they shall be capable of being readily opened from the equipment side without the use of a key or tool.

2-546 Marking of Equipment

(1) Each piece of electrical equipment shall bear such of the following markings as may be necessary to identify the equipment and insure that it is suitable for the particular installation:

- (a) The maker's name, trade mark, or other recognized symbol of identification;
- (b) Catalogue number or type;
- (c) Voltage;
- (d) Rated load amperes;
- (e) Watts, volt amperes, or horsepower;
- (f) Whether for ac, dc, or both;
- (g) Number of phases;
- (h) Frequency in cycles per second;
- (i) Rated load speed in revolutions per minute;
- (j) Designation of terminals;
- (k) Whether for continuous or intermittent duty;
- (l) Evidence of approval; and
- (m) Such other marking as may be necessary to ensure safe and proper operation.

(2) Each service box, at the time of installation, shall be marked in a conspicuous, legible, and permanent manner, to indicate clearly the maximum rating of the overcurrent device which may be used for this installation.

(3) At each distribution point, circuit breakers, fuses, and switches shall be marked, adjacent thereto, in a conspicuous and legible manner to indicate clearly:

- (a) Which installation or portion of installation they protect or control; and
- (b) The maximum rating of overcurrent device that is permitted.

(4) Electrical equipment shall not be marked to indicate its suitability and purpose for which it has not been tested and approved.

2-548 Space for Service and Distribution Equipment

The space provided for electrical service and distribution equipment shall be satisfactory to the inspection department.

Insulation Resistance

2-700 General

(1) All wiring shall be so installed that when completed the system shall be free from short circuits and grounds.

(2) Subject to the provisions of Rules 2-704 and 2-706, every installation shall have at least the insulation resistance specified in Table 24.

2-702 Method of Taking Insulation Resistance Tests. The value of the insulation resistance of an electrical installation shall be determined with all

switchboards, panelboards, fuse holders, switches, and overcurrent devices forming part of or used with the installation in place and connected.

2-704 Allowance If Fixtures, Appliances, Etc., are Connected. Where lampholders, receptacles, fixtures, or appliances are connected to the installation, the branch circuits shall have at least one-half of the insulation resistance specified in Table 24.

2-706 Allowance for Excessive Humidity. Where the wiring of equipment is exposed to excessive humidity through climatic conditions, an inspector may authorize an insulation resistance lower than that specified in Table 24.

SECTION 4—CONDUCTORS

4-000 Size of Conductors. Except for flexible cord, fixture wire, control circuit wire and cable, and grounding conductors as permitted by Table 16, conductors shall be not smaller than No. 14 AWG when of copper and not smaller than No. 12 AWG when of aluminum.

4-002 Ampacity of Wires and Cables

(1) The maximum current which a copper conductor of a given size and insulation may carry shall be as follows:

- (a) Single conductor, and single-conductor metal-sheathed or armoured cable, in a free air run, as specified in Table 1;
- (b) 1, 2, or 3 conductors in a run of raceway, or 2- or 3-conductor cable, as specified in Table 2;
- (c) 4, 5, or 6 conductors in a run of raceway or cable, 80 per cent of that specified in Table 2;
- (d) 7 to 24 conductors, inclusive, in a run of raceway or cable, 70 per cent of that specified in Table 2;
- (e) 25 to 30 conductors, inclusive, in a run of raceway or cable, 60 per cent of that specified in Table 2.

(2) The maximum current which an aluminum conductor of a given size and insulation may carry shall be as follows:

- (a) Single conductor, and single-conductor metal-sheathed or armoured cable, in a free air run, as specified in Table 3;
- (b) 1, 2, or 3 conductors in a run of raceway, or 2- or 3-conductor cable, as specified in Table 4;
- (c) 4, 5, or 6 conductors in a run of raceway or cable, 80 per cent of that specified in Table 4;
- (d) 7 to 24 conductors, inclusive, in a run of raceway or cable, 70 per cent of that specified in Table 4;
- (e) 25 to 30 conductors, inclusive, in a run of raceway or cable, 60 per cent of that specified in Table 4.

(3) The ampacity of armoured cable having two or more conductors shall be the same as for the same size and number of conductors in a raceway.

(4) A neutral-conductor which carries only the unbalanced current from other conductors, as in the case of normally balanced circuits of three or more

conductors, shall not be counted in determining ampacities as provided for in Subrules (1), (2), and (3).

(5) A common conductor of a three-wire circuit, consisting of conductors connected to two phase wires and the neutral conductor of a four-wire, three-phase system, carries approximately the same current as the other conductors, and shall not be considered as a neutral conductor.

(6) The maximum allowable ampacity of neutral supported cable shall be as specified in Table 36.

(7) A grounding conductor shall not be counted in determining the ampacities as provided for in Subrules (1), (2), and (3).

(8) The derating factors specified in this Rule apply only to, and shall be determined from, the number of power and lighting conductors in a cable or raceway.

(9) The ambient correction factors of Table 4A shall apply where conductors are installed in an ambient exceeding or anticipated to exceed 30C (86F).

(10) Where single conductors having a free air rating are run in contact with each other, the ampacity shall be corrected by applying the factors in Table 4B for up to four conductors in contact, and by utilizing the ampacities of Table 2 or 4 where there are more than four in contact.

(11)(a) The ampacity of service conductors supplying enclosed fusible service switches shall:

- (i) for switches rated 100 amperes or less be not less than the switch rating;
- (ii) for switches rated over 100 amperes and not exceeding 600 amperes, not be less than 80 per cent of the switch rating;

(b) Where the main service switch is omitted in accordance with Rule 6-042, the ampacity of the service conductors shall be not less than the rating of the splitter, except by special permission;

(c) Requirements of Clause (a) shall also apply to:

- (i) conductors on the load side of the main service switch up to the first point of distribution; and
- (ii) subservices.

(d) Clauses (a), (b) and (c) shall not apply to conductors supplying:

- (i) a single fixed load where the load is unlikely to be increased; nor
- (ii) a motor load where the conductors are sized in accordance with section 28.

4-004 Insulated Conductors

(1) Insulated conductors shall be of types specified in Table 19 for each specific condition of use, except as may be otherwise required by other Sections of this Code.

(2) Where harmful condensed vapours or liquids of either an acid or alkaline nature or organic solvents such as hydrocarbons, ketones, esters, alcohols, or liquid derivatives thereof, may collect on or come in contact with insulation on conductors, such insulation shall be of a type approved for the application, or the insulation shall be protected by a sheath of lead or by other approved means.

4-006 Sheath Currents in Single-Conductor Metallic-Sheathed Cables

(1) Where sheath currents in single-conductor cables having continuous sheaths of lead, aluminum, or copper are likely to cause the insulation of the conductors to be subjected to temperatures in excess of the insulation ratings, the cables shall be:

- (a) Derated to 70 per cent of current-carrying rating which would otherwise apply;
- (b) Derated in accordance with the manufacturer's recommendations by special permission; or
- (c) Installed in such a manner as to prevent the flow of sheath currents.

(2) Circulating currents in single-conductor armoured cable shall be treated in the same manner as sheath currents in Subrule (1).

4-008 Uses of Flexible Cord

(1) Flexible cord shall be of the types specified in Table II for each specific condition of use.

(2) Flexible cord may be used for:

- (a) Electrical equipment for domestic or similar use having a rating of 15 amperes or less at voltages not exceeding 250 volts and which is intended to be:

- (i) Moved from place to place, or
- (ii) Detachably connected according to a Part II Standard;

- (b) Electrical equipment for industrial use which must be capable of being moved from place to place for operation;

- (c) Pendants;
- (d) Elevator cables;
- (e) Wiring of cranes and hoists;
- (f) The connection of stationary equipment to facilitate its interchange, by special permission;
- (g) The prevention of transmission of noise and vibration;
- (h) The connection of electrical components between which relative motion is necessary; and
- (i) The connection of appliances such as ranges and clothes dryers.

(3) Flexible cord shall not be used:

- (a) As a substitute for the fixed wiring of structures and shall not be:
 - (i) Permanently secured to any structural member,

- (ii) Run through holes in walls, ceilings, or floors, or
- (iii) Run through doorways, windows, or similar openings;
- (b) At temperatures sufficiently low as to be liable to cause damage to the insulation or jacket;
- (c) For the suspension of any device weighing more than five pounds, unless the cord and device assembly has been specifically approved for a weight up to 25 pounds.
- (4) Flexible cord shall be protected by an insulating bushing or in some other acceptable manner where it enters or passes through a wall or partition of a device or enters a lampholder.

(5) Where a flexible cord is used as an extension cord or to plug into an appliance or other device, no live parts shall be exposed when one end is connected to a source of supply and the other end is free.

4-010 Sizes of Flexible Cord. Flexible cord shall not be smaller than a No. 18 AWG copper conductor except for:

- (a) Tinsel cord, which may be No. 27 AWG copper; and
- (b) Cords approved for use with specific devices which may be No. 20 AWG copper.

4-012 Ampacity of Flexible Cords

(1) The maximum current which 2 or more copper conductors of given size contained in a flexible cord may carry, shall be as follows:

- (a) 2 or 3 conductors—as specified in Table 12;
- (b) 4, 5, or 6 conductors—80 per cent of that specified in Table 12;
- (c) 7 to 24 conductors inclusive—70 per cent of that specified in Table 12;
- (d) 25 to 42 conductors inclusive—60 per cent of that specified in Table 12;
- (e) 43 or more conductors—50 per cent of that specified in Table 12.

(2) A conductor used for equipment grounding and a neutral conductor which carries only the unbalanced current from other conductors, as in the case of normally balanced circuits of three or more conductors, are not considered to be current-carrying conductors.

4-014 Flexible Cord Used in Show Windows or Show Cases

(1) Flexible cord used in show windows or show cases shall, except for chain fixtures, be at least of types approved for hard usage.

(2) The use of flexible cord to supply current to portable lamps and other devices for exhibition purposes shall be permitted.

4-016 Fixture Wire and Christmas-Tree Wire

(1) Fixture wire and Christmas-tree wire shall be of a type specified in Table 11 for each specified condition of use.

(2) Fixture wire shall not be smaller than a No. 18 AWG copper conductor.

(3) Christmas-tree wire shall not be smaller than a No. 20 AWG copper conductor.

(4) The maximum current which a fixture wire or a Christmas-tree wire of a given size may carry shall be that specified in Table 12.

4-018 Insulation of Neutral Conductors. Except as permitted by Rules 6-004, 6-018, 6-024, 12-302, and 12-318 neutral conductors shall be insulated.

4-020 Size of Neutral Conductor

(1) The neutral conductor shall have sufficient ampacity to carry the unbalanced load.

(2) The maximum unbalanced load shall be the maximum connected load between the neutral and any one ungrounded conductor as determined by Section 8 but subject to the following:

- (a) There shall be no reduction of the neutral capacity for that portion of the load which consists of electric discharge lighting;
- (b) Except as required otherwise by paragraph (a), a demand factor of 70 per cent may be applied to that portion of the unbalanced load in excess of 200 amperes.

(3) The size of an uninsulated neutral used in services shall be not smaller than the size of an insulated neutral selected in accordance with Subrule (1) and shall be:

- (a) Not smaller than No. 10 AWG copper or No. 8 AWG aluminum; and
- (b) Not smaller than the size of a grounding conductor required by Rule 10-812(1) except in approved service entrance cable, or where the circuit conductors are No. 10 AWG copper or No. 8 AWG aluminum.

(4) In determining the ampacity of an uninsulated neutral conductor run in a raceway, it shall be considered to be insulated with insulation having a temperature rating not higher than that of the adjacent circuit conductors.

4-022 Common Neutral Conductor. Providing that when in metal enclosures all conductors of feeder circuits employing a common neutral are contained within the same enclosure, a common neutral may be employed for:

- (a) Two or three sets of three-wire, single-phase feeders; or
- (b) Two sets of four-wire, three-phase feeders.

4-024 Installation of Neutral Conductor and Branch Connections. The neutral conductor of feeders shall be run directly from the service box to all centres of distribution and all branch connections to this conductor shall be made at such centres.

4-026 Identification of Insulated Neutral Conductors Up to and Including No. 2 AWG Copper or Aluminum

(1) All insulated neutral conductors up to and including No. 2 AWG copper or aluminum and all flexible cords permanently attached thereto shall be identified.

(2) The covering of the other conductor or conductors shall show a continuous colouring contrasting with that of the identified conductor.

4-028 Identification of Insulated Neutral Conductors Larger Than No. 2 AWG Copper or Aluminum. For insulated neutral conductors larger than No. 2 AWG copper or aluminum and for those having other than rubber or thermoplastic insulation, identification shall either be continuous, as for No. 2 AWG and smaller, or else each continuous length of conductor shall be suitably labelled or otherwise clearly marked at each end at the time of installation, so that it can be readily identified.

4-030 Identification of Type MI Neutral Conductors. Where mineral-insulated cable is used for neutral conductors, and where continuous identification of this type of conductor is, at present, technically impossible in manufacture, each continuous length of conductor shall be permanently and clearly marked at each end at the time of installation, so that it can be readily identified.

4-032 Use of Identified Conductors

(1) An identified conductor shall not be used as a conductor for which identification is not required by these rules except that in armoured cable, aluminum-sheathed cable, and non-metallic sheathed cable work, the identified conductor may be rendered permanently unidentifiable by painting or other suitable means at every point where the separate conductors have been rendered accessible and visible by removal of the outer covering of the cable.

(2) Where armoured cable, aluminum-sheathed cable, or non-metallic sheathed cable containing an identified conductor is used for single-pole 3-way or 4-way switch loops, it shall not be necessary to render the identified conductor permanently un-identified at the switch if the connections are made so that an un-identified conductor is the return conductor from the switch to the outlet.

(3) Where armoured cable, aluminum-sheathed cable or non-metallic sheathed cable is used so that the identified conductor forms no part of the circuit, the identified conductor shall be cut off short or other suitable means shall be employed to indicate clearly that the identified conductor does not form part of the circuit and this shall be done at every point where the separate conductors have been rendered inaccessible and visible by removal of the outer covering of the cable.

(4) Where conductors of a multi-wire branch circuit are installed, employing an identified conductor, the continuity of the identified conductor shall be independent of device connections, such as lampholders, receptacles ballasts, etc., so that devices may be disconnected without interrupting the continuity of the identified conductor.

4-034 Colour Coding of Circuit Conductors. Where colour coded circuits are required, the following colour coding shall be used, except in the case of service-entrance cable and insofar as

Rules 4-028, 4-030, 6-024, and 12-120 may modify these requirements;

- 1 phase ac
or dc (2-wire)—1 black and 1 red
or
1 black and 1 white* (where identified conductor is required)
- 1 phase ac
or dc (3-wire)—1 black, 1 red, and 1 white*
- 3 phase ac —1 red (phase A), 1 black (phase B), 1 blue (phase C), and 1 white* (where neutral is required).

**Or natural grey*

SECTION 6—LOW-POTENTIAL SERVICES AND SERVICE EQUIPMENT

General

6-000 Scope. This Section applies to services, service equipment, and metering equipment for installation operating at potentials of 750 volts or less.

6-002 Number of Supply Services Permitted

(1) Two or more supply services of the same potential and characteristics shall not be run to any building from the same system of any supply authority except:

- (a) fire pumps;
- (b) emergency lighting;
- (c) multi-occupancy building having readily definable areas separated by partitions having a 3-hour fire rating;
- (d) buildings of a large area;
- (e) where several buildings or sections of buildings may cover a common parking or service area located below the buildings.

(2) When two or more supply services of different voltages or classifications are installed in a building, all consumer services shall be grouped.

(3) The supply for fire-alarm systems shall be taken from the load side of the consumer's service at the first point of distribution after any transformation.

6-004 Aerial Conductors. Conductors run aurally between buildings or structures shall be not less than No. 10 AWG copper or No. 8 AWG aluminum, and shall be of type suitable for exposure to the weather as indicated in Table 19.

6-006 Underground Services

(1) Service conductors run underground from an underground supply system or from a pole line to a building shall be installed in conduit, or as mineral-insulated cable other than the light-weight type, or as aluminum-sheathed cable, except that, by special permission, conductors or cable assemblies acceptable for direct earth burial may be used.

(2) Conductors installed in conduit shall be of types acceptable for use in wet locations as indicated in Table 19.

(3) Conductors or cable assemblies acceptable for direct earth burial as indicated in Table 19 shall:

- (a) Be without splice or joint from the point of connection to the supply service to the service equipment in the building; and
- (b) Be installed in accordance with Rule 12-012, with rigid conduit being used for mechanical protection at the point of entrance to the building and, where the supply service is on a pole, from the service fitting on the pole to approximately the bottom of the trench with the conduit formed so as to prevent damage to the emerging conductors in the trench.

(4) Service conduit entering a building underground shall be suitably drained.

(5) Service conduit connected to an underground supply system shall be sealed with a suitable compound to prevent the entrance of moisture or gases.

6-008 Service from an Electric Railway System.

A supply service shall not be run to a building from an electric railway system using a ground return, unless the building is connected with the operation of an electric railway.

6-010 Service Head Location. The supply end of a service shall be installed:

- (a) In a location satisfactory both to the inspection department and to the supply authority;
- (b) Not less than 15 feet nor more than 30 feet above sidewalk or grade level;
- (c) In such a way that the supply service wires can be maintained at the required ground clearances; and
- (d) So that exposed conductors, which are not higher than windows, doors, and porches shall have a clearance of not less than 3 feet, therefrom.

6-012 Type of Service Head. The supply end of a service shall be equipped with an approved raintight service-entrance cap, except that the cap may be dispensed with where mineral-insulated cable or aluminum-sheathed cable is used provided that:

- (a) The cable terminates in a fitting suitable for exposure to the weather; and
- (b) The cables are bent, as may be necessary, so that the emerging conductors point downward.

6-014 Condensation in Service Conduit

(1) Where in the opinion of the inspection department condensation is likely to occur due to changes in temperature, service conduit or the equivalent shall be either effectively drained or sealed.

(2) The service conduit shall not be terminated on top of the service box except where drained outdoors.

6-016 Support for the Attachment of Service Wires

(1) Where the exterior wall of any building consists of metal sheathing, or of hollow tile or other form of hollow building block, the wiring contractor shall provide acceptable means for attachment of the supply service wires.

(2) Where service masts are used they shall be assembled from components approved for service mast use and shall be installed in an acceptable manner.

6-018 Service Conductors

(1) Conductors of a consumer's service which are connected to an overhead supply service at any point above ground on a building shall be installed in rigid metal conduit or in one of the following ways if acceptable:

- (a) Other types of rigid conduit;
- (b) Busway;
- (c) Flexible conduit, the conductors being lead-sheathed;
- (d) Armoured lead-sheathed cable;
- (e) Mineral-insulated cable other than the lightweight type;
- (f) Aluminum-sheathed cable;
- (g) Type ACWU cable;
- (h) Type TECK cable;
- (i) Service entrance cable, Type ASE;
- (j) Service entrance cable, Types SE and USE, provided that:
 - (i) It is protected by approved means if within 7 feet of the ground;
 - (ii) The potential does not exceed 300 volts between conductors and 150 volts to ground;
 - (iii) It is supported at intervals not exceeding 3 feet; and
 - (iv) Except for aluminum-sheathed service entrance cable, it is mounted on insulating supports which hold it not less than 2 inches from a conducting surface if adjacent to such a surface.

(2) That portion of the consumer's service conductors on the supply side of the service head run on the outside walls of buildings may be run as exposed wiring using types of conductors suitable for exposure to the weather.

(3) Consumer's service conductors shall each extend not less than 30 inches beyond the supply end of the consumer's service head and be provided with drip loops.

(4) Consumer's service conductors shall be not less than No. 10 AWG copper wire, nor less than No. 8 AWG aluminum wire.

6-020 Use of Mineral-Insulated and Aluminum-Sheathed Cable

(1) Mineral-insulated cable and aluminum-sheathed cable may be used for services as specified in Rule 6-018:

- (a) In a multi-conductor construction; or
- (b) In single-conductor construction in sizes larger than No. 4 AWG copper or aluminum.

(2) Mineral-insulated cable and aluminum-sheathed cable may be exposed and secured directly to the surface over which it is run, but subject to protection as specified in Rule 6-022(c).

6-022 Service Conduit. Service Conduit shall:

- (a) Have an internal diameter of not less than $\frac{3}{4}$ inch electrical trade size;
- (b) Contain no other than service conductors and except by special permission only the conductors of one consumer's service; and
- (c) If installed in lanes or driveways less than 6 feet above the grade, be protected by an iron guard of not less than No. 10 MSG secured by bolts or lag screws not less than $\frac{3}{8}$ inch by $2\frac{1}{2}$ inches.

6-024 Bare Neutral Service Conductors. The neutral conductor of a consumer's service may by special permission be bare, subject to the following conditions:

- (a) The supply is ac and 150 volts or less to ground;
- (b) The neutral of the supply system is grounded in addition to being grounded at the consumer's service; and
- (c) The bare neutral is run in the same protective covering as the other conductors of the service.

6-026 Services Encased in Concrete or Masonry. Where service and other conductors are installed in conduit which is run beneath a building or within a wall of concrete or masonry and is surrounded by not less than 2 inches of concrete, masonry or its equivalent, the conductor shall be considered as being outside the building.

6-028 Service Equipment Location. Service boxes or other approved service equipment shall be installed in a location satisfactory to both the inspection department and the supply authority and shall be:

- (1) (a) Readily accessible, or have the means of operating them readily accessible;
- (b) Not located in coal bins, clothes closets, bathrooms, stairways, high ambient rooms, dangerous or hazardous locations, nor in any similar undesirable places.
- (c) Except by special permission, placed within the building;
- (d) If placed on the outside of a building or on a pole:
 - (i) Protected from the weather, or be weather-proof; and
 - (ii) Protected from mechanical injury if less than six feet above ground; and
- (e) As close as practicable to the point where the service conductors enter the building.
- (2) (a) A disconnecting means shall be located in each occupancy in a shopping plaza adjacent to the distribution panel, and be readily accessible.
- (b) Each panel located in the area, common to more than one building, such as an underground parking area, shall have a disconnecting means integral with, or adjacent thereto.

Control and Protective Equipment

6-030 Service Boxes. Service boxes shall consist of a device, manually operable when the box is closed, which will disconnect all ungrounded conductors of the circuit simultaneously at the point of supply, and shall be of a type approved for the use.

6-032 Location of Overcurrent Device Connection. Overcurrent devices shall be connected on the load side of the service box or other approved service equipment.

6-034 Service Boxes, Sealed or Locked. Where service boxes are sealed or locked by the supply authority they shall not be opened except by an electrical inspector or by an authorized agent of the supply authority.

6-036 Three-Phase Service Divided into Single-Phase Services. A two- or three-phase consumer's service may be sub-divided into single-phase sub-services provided that the voltage to ground does not exceed 150 volts from any wire of a single-phase service.

6-038 Overcurrent Devices Accessible to the Consumer. If a service supplies one branch circuit only and the service box containing the fuse is to be locked or sealed, overcurrent devices accessible to the consumer shall be inserted in series with the service overcurrent device and on the load side of the meter, but they shall be of a smaller ampacity than the service overcurrent devices, unless the latter be not more than 15 amperes.

6-040 Current Supply from More Than One System. Where an installation, or portion thereof, is to be supplied with current from two or more different systems, the switching equipment controlling the various supplies shall be constructed or arranged so that it will be impossible to accidentally switch on current from one source before that from another has been cut off.

6-042 Service Equipment

(1) Every consumer's service shall be provided with a main service box except as provided in Subrule (2).

(2) Where the supply is ac, and not more than 150 volts to ground and there are two or more subdivisions of the main service, the main service box is not required if:

- (a) There are not more than six subdivisions of the main service; and
- (b) The subdivision service boxes are grouped.

6-044 Oil Switches and Oil Circuit Breakers Used as Service Switches

(1) Isolating switches shall be installed on the supply side and interlocked with oil switches and oil circuit breakers except in the case of metal clad equipment where the primary isolating device shall be considered to be the equivalent of an isolating switch or link.

(2) Where overcurrent trip coils are used for breakers, one shall be installed on each ungrounded conductor of the circuit except that if the capacity of the transformers and the extent of the network supplying the service is sufficiently small, by special permission two trip coils, one in each phase of a four-wire two-phase ungrounded service, may be used.

6-046 Subdivision of Main Service. In multiple occupancy and in single occupancy multi-rate service, each subdivision of the main service shall be provided with a separate service box, or equivalent multi-service equipment shall be used, except that by special permission for single occupancy multi-rate services only, where the main service overcurrent devices adequately protect any subdivision of the main service, the separate service box for the subdivision so protected may be omitted.

6-048 Marking of Service Boxes. If there be more service boxes than one, each such box shall be labelled in a conspicuous, legible and permanent manner to indicate clearly which installation or portion of an installation it controls.

6-050 Fuse Enclosures on Service Boxes. If a service box embodies one or more fuse receptacles, access to which may be had without opening the door, such receptacles and their fuses shall be completely enclosed by a separate door, spring-closed, or having a substantial catch.

6-052 Wiring Space in Enclosures. Enclosures for circuit breakers and externally-operated switches shall not be used as junction boxes, troughs, or raceways for conductors feeding through or tapping off to other apparatus.

Metering Equipment

6-054 Metering Equipment. Metering equipment includes any current and potential transformers as well as the associated measuring instruments.

6-056 Method of Installing Meter Loops

- (1) Meter loops shall be installed so that:
 - (a) Conductors between the service box and the meter are inaccessible to unauthorized persons;
 - (b) The wiring method is rigid conduit, flexible conduit, electrical metallic-tubing, aluminum-sheathed cable, or armoured cable, except where equivalent protection is provided;
 - (c) Spare conductors not less than 18 inches in length are provided at meter or current transformer connection points; and
 - (d) A suitable fitting, or service box with meter back-plate is provided.

(2) Metering equipment shall be connected on the load side of the service box except that it may be connected on the supply side where:

- (a) No live parts or wiring are exposed;
 - (b) The supply is ac and the potential does not exceed 300 volts between conductors; and
 - (c) The rating of the service does not exceed 200 amperes.
- (3) Instrument transformers used in connection with meters shall be installed in metal enclosures except when mounted on switchboards or in electrical equipment vaults or otherwise rendered inaccessible to unauthorized persons.

6-058 Disconnecting Provisions for Meters. In multiple occupancy and in single occupancy multi-rate service where individual metering is required the conductors to each meter shall be provided with one of the following:

- (a) A separate service box or service equipment; or
- (b) A sealable meter fitting.

6-060 Location of Meters

(1) Meters and metering equipment shall be installed in locations satisfactory to both the inspection department and the supply authority and shall be:

- (a) Located as near as practicable to the service box except as provided for in Subrule (2);
- (b) Grouped where practicable;
- (c) Readily accessible;
- (d) Not located in coal bins, clothes closets, bathrooms, stairways, dangerous or hazardous locations, nor in any similar undesirable places; and
- (e) If mounted outdoors, of weatherproof construction or in weatherproof enclosures.

(2) Instrument transformers may be outside the consumer's premises and the meter inside the premises, providing the secondary leads between the instrument transformers and the meter terminal box or test links are continuous and are installed in the same manner as service entrance conductors, with the exception that a service box with disconnecting switch is not required.

6-062 Minimum Space Required for Meters. The minimum space provided for meters shall be 12 inches wide, 22 inches high, and be acceptable to the supply authority and the inspection department.

SECTION 8—CIRCUIT LOADING AND DEMAND FACTORS

Scope

8-000 Scope. This Section covers:

- (a) Conductor ampacities required for services, feeders, and branch circuits; and
- (b) Branch circuit positions required for residential occupancies.

General

8-100 Currents Based on Wattage Requirements. When calculating currents which will result from wattages to be supplied by a single-phase system, the voltage divisors to be used shall be either 120 or 240.

8-102 Use of Demand Factors

(1) The size of conductors and switches computed in accordance with this Section shall be the minimum used except that, if the next smaller standard size in common use has an ampacity not more than 5 per cent less than this minimum, the inspection department may, at its discretion, permit the use of the smaller size.

(2) In any case other than a service calculated in accordance with Rules 8-200 and 6-202, where the design of an installation is based on requirements in excess of those given in this Section, the service and feeder capacities shall be increased accordingly.

(3) Where two or more loads are so installed that only one can be used at any one time, the one provid-

ing the greatest demand shall be used in determining the calculated demand.

(4) Where it is known that electric space heating and air conditioning loads are installed and will not be used simultaneously, whichever is the greater load shall be used in calculating the demand.

(5) Where a feeder supplies loads of a cyclic or similar nature such that the maximum connected load will not be supplied at the same time, the ampacity of the feeder conductors may be based on the maximum load that may be connected at any one time.

(6) The ampacity of conductors of feeders or branch circuits shall be in accordance with the Section(s) dealing with the respective equipment being supplied.

(7) Notwithstanding the requirements of this Section, the ampacity of the conductors of a feeder, or of a branch circuit, need not exceed the ampacity of the conductors of the service, or of the feeder from which they are supplied.

8-104 Number of Branch Circuit Positions

(1) In Subrule (2) and other Rules of this Section "single-family dwelling" means a house or housing unit which provides facilities ordinarily required for the accommodation of one family and which has a separate basement, separate heating system, or separate laundry facilities, and includes an individual residential unit or row-housing consisting of two or more such units.

(2) For a single-family dwelling as defined in Subrule (1) the panelboard shall be provided with space for the equivalent of at least the following number of 120-volt branch circuits including two 120/240 volt branch circuits for which the overcurrent protection shall be a minimum of 35 amperes:

- (a) Sixteen—where the ampacity of the service conductors or of feeders from a main service supplying the dwelling does not exceed 60 amperes;
- (b) Twenty-four—where the ampacity of the service conductors or of feeders from a main service supplying the dwelling exceeds 60 amperes.

(3) For a residential unit in a multi-family residence the panelboard shall be provided with space for the equivalent of at least the following number of 120-volt branch circuits including one 120/240 volt branch circuit for which the over-current protection shall be a minimum of 35 amperes:

- (a) Eight—where the ampacity of the service conductors or of the feeders from a main service supplying individual residential units does not exceed 60 amperes;
- (b) Twelve—where the ampacity of the service conductors or of the feeders from a main service supplying individual residential units exceeds 60 amperes.

(4) Notwithstanding 3 (a) and (b), sufficient spaces for overcurrent devices shall be provided in the panelboard for all installed equipment and for future equipment for which wiring provision has been made.

(5) Where conductors intended to supply an electric clothes dryer, are installed and/or where space is provided in the panelboard specified in Subrules (2) and (3) for 120/240 volt three-wire branch circuits for which overcurrent protection shall be a minimum of 35 amperes, the circuit breakers or fuseholders shall be installed at the time of installation of the panelboard.

8-106 Determination of Areas

(1) The living area designated in Rule 8-200 (1) (a) (i), and (ii) shall be determined from the outside dimensions of the ground floor of the dwelling plus 75 per cent of the basement area based on the inside dimensions, plus any area which might normally be used for living purposes on the upper floors.

(2) Where necessary to obtain outside dimensions for individual residential units of row housing they shall be measured from the outside faces of walls where possible and from the inside faces where outside faces are not available.

(3) The living area designated in Rule 8-202 (1) (a), (i), (ii), and (iii) shall be based on the interior dimensions of each residential unit.

Services and Feeders

8-200 Single Family Dwellings

(1) For a single family dwelling as defined in Rule 8-104 (1) having a floor area of 800 square feet or more, based on the outside dimensions subject to Rule 8-106 (2), exclusive of the basement, the minimum ampacity of service conductors, or of feeders supplying individual residential units of row-housing shall be based on the greater of (a) or (b):

- (a) (i) A basic load of 5,000 watts for the first 1,000 square feet of living area (see Rule 8-106); plus
- (ii) An additional 1,000 watts for each 1,000 square feet or portion thereof in excess of 1,000 square feet; plus
- (iii) Any electric space heating loads provided for with demand factors as permitted in Section 62 plus any air conditioning loads provided for with individual ratings in excess of 1,500 volt-amperes with a demand factor of 100 per cent, subject to Rule 8-102 (4); plus
- (iv) Any electric range load provided for as follows: 6,000 watts for a single range having a rating of 12 kilowatts or less, plus 40 per cent of the amount by which the rating of the range exceeds 12 kilowatts; plus
- (v) Any loads provided for in addition to those outlined in paragraphs (i) to (iv) inclusive at 25 per cent of the rating of each load with a rating in excess of 1,500 watts if an electric range has been provided for, or 100 per cent of the rating of each load with a rating in excess of 1,500 watts up to a total of 6,000 watts if an electric range has not been provided for;
- (b) 100 amperes.

(2) For a single family dwelling as defined in Rule 8-104 (1) having a floor area of less than 800 square feet, based on the outside dimensions subject to Rule 8-106 (2), exclusive of the basement, the minimum ampacity of service conductors, or of feeders supplying individual residential units or row-housing shall be the greater of Subrule (1) (a) or 60 amperes.

(3) The minimum ampacity of service conductors or of feeder conductors from a main service supplying two or more individual residential units of row-housing shall be based on:

- (a) Subrules (1) and (2), excluding any electric space heating loads and any air conditioning loads, with application of demand factors to the loads as required by Rule 8-202 (2) (a) (i) to (v) inclusive; plus
- (b) the requirements of Rule 8-202 (2) (b) (c) and (d).

8-202 Apartments and Other Multi-Family Residences

(1) The minimum ampacity of service conductors or of feeder conductors from a main service supplying loads in individual residential units shall be the greater of (a) or (b):

- (a)
 - (i) A basic load of 3,500 watts for the first 500 square feet of living area (see Rule 8-106); plus
 - (ii) An additional 1,500 watts for the second 500 square feet or portion thereof; plus
 - (iii) An additional 1,000 watts for each additional 1,000 square feet or portion thereof in excess of the initial 1,000 square feet; plus
 - (iv) Any electric space heating loads provided for with demand factors as permitted in Section 62 plus any air conditioning loads provided for with individual ratings in excess of 1,500 volt-amperes with a demand factor of 100 per cent, subject to Rule 8-102 (4); plus
 - (v) Any electric range load provided for as follows: 6,000 watts for a single range having a rating of 12 kilowatts or less, plus 40 per cent of the amount by which the rating of the range exceeds 12 kilowatts; plus
 - (vi) Any loads provided for in addition to those outlined in paragraphs (i) to (v) inclusive at 25 per cent of the rating of each load with a rating in excess of 1,500 watts if an electric range has been provided for, or 100 per cent of the rating of each load with a rating in excess of 1,500 watts up to a total of 6,000 watts plus 25 per cent of the load in excess of 6,000 watts if an electric range has not been provided for;
- (b) 60 amperes.

(2) The minimum ampacity of service conductors or of feeder conductors from a main service supply-

ing two or more residential units shall be based on Subrule (1) and the following:

- (a) Excluding any electric space heating loads and any air conditioning loads, the load shall be considered to be:
 - (i) 100 per cent of the load in the unit having the heaviest load; plus
 - (ii) 65 per cent of the sum of the loads in the next two units; plus
 - (iii) 40 per cent of the sum of the loads in the next two units; plus
 - (iv) 25 per cent of the sum of the loads in the next 15 units; plus
 - (v) 10 per cent of the sum of the loads in the remaining units;
- (b) If electric space heating is used, the sum of all the space heating loads, as determined in accordance with the requirements of Section 62, shall be added to the load determined in accordance with paragraph (a), subject to Rule 8-102 (4);
- (c) If air-conditioning is used, the sum of all the air-conditioning loads in excess of 1,500 volt-amperes per unit, with a demand factor of 100 per cent shall be added to the load determined in accordance with paragraphs (a) and (b), subject to Rule 8-102 (4);
- (d) In addition, any lighting, heating and power loads not located in individual units shall be added with a demand factor of 75 per cent.

8-204 Schools

(1) The minimum ampacity of service or feeder conductors shall be based on the following:

- (a) A basic load of 5 watts per square foot of classroom area; plus
- (b) One watt per square foot of the remaining area of the building based on the outside dimensions; plus
- (c) Electric space heating, air-conditioning and power loads based on the rating of the equipment installed.

(2) Demand factors may be applied as follows:

- (a) For a building with an area up to and including 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electric space heating loads provided for; and
 - (ii) 75 per cent for the balance of the load;
- (b) For a building with an area exceeding 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electric space heating loads provided for; and

(ii) The balance of the load may be divided by the number of square feet to obtain a load-per-square-foot rating, and the demand load may be considered to be the sum of:

- (A) 75 per cent of the load-per-square-foot multiplied by 10,000; and
- (B) 50 per cent of the load-per-square-foot multiplied by the area of the building in excess of 10,000 square feet.

8-206 Hospitals

(1) The minimum ampacity of service or feeder conductors shall be based on the following:

- (a) A basic load of 2 watts per square foot of the area of the building based on the outside dimensions; plus
- (b) 10 watts per square foot for high intensity area, such as operating rooms; plus
- (c) Electric space heating, air-conditioning and power loads based on the rating of the equipment installed.

(2) Demand factors may be applied as follows:

- (a) For a building with an area up to and including 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electrical space heating loads provided for; and
 - (ii) 80 per cent for the balance of the load;
- (b) For a building with an area exceeding 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electric space heating loads provided for; and
 - (ii) The balance of the load may be divided by the number of square feet to obtain a load-per-square-foot rating and the demand load may be considered to be the sum of:
 - (A) 80 per cent of the load-per-square-foot multiplied by 10,000; and
 - (B) 65 per cent of the load-per-square-foot multiplied by the area of the building in excess of 10,000 square feet.

8-208 Hotels, Motels, Dormitories and Buildings of Similar Occupancy

(1) The minimum ampacity of service or feeder conductors shall be based on the following:

- (a) A basic load of 2 watts per square foot of the area of the building based on the outside dimensions; plus
- (b) Lighting loads for special areas such as ball-rooms, etc., with a demand factor of 100 per cent; plus

(c) Electric space heating, air-conditioning and power loads based on the rating of the equipment installed.

(2) Demand factors may be applied as follows:

- (a) For a building with an area up to and including 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electric space heating loads provided for; and
 - (ii) 80 per cent for the balance of the load;
- (b) For a building with an area exceeding 10,000 square feet based on the outside dimensions:
 - (i) As permitted in Section 62 for any electric space heating loads provided for; and
 - (ii) The balance of the load may be divided by the number of square feet to obtain a load-per-square-foot rating and the demand load may be considered to be the sum of:
 - (A) 80 per cent of the load-per-square-foot multiplied by 10,000; and
 - (B) 65 per cent of the load-per-square-foot multiplied by the area of the building in excess of 10,000 square feet.

8-210 Other Types of Occupancy. The minimum ampacity of service or feeder conductors for the types of occupancies specified in Table 14 shall be based on the following:

- (a) A basic load to be calculated on the basis of wattage per square foot required by Table 14 for the area served based on the outside dimensions, with application of demand factors as indicated therein; plus
- (b) Special loads such as electric space heating, air-conditioning, power loads, show window lighting, stage lighting, etc., based on the rating of the equipment installed with such demand factors as are permitted by this Code.

8-212 Special Lighting Circuits. Where a panel is supplying special types of lighting, such as exit lights or emergency lights, which may be located throughout a building so that it is not possible to calculate the area served, the connected load of the circuits involved shall be used in determining a feeder size.

Branch Circuits

8-300 Branch Circuits Supplying Electric Ranges

(1) Conductors of a branch circuit supplying a range in a residential occupancy shall be considered as having a demand of:

- (a) 8 kilowatts where the rating of the range does not exceed 12 kilowatts;
- (b) 8 kilowatts plus 40 per cent of the amount that the rating of the range exceeds 12 kilowatts;
- (c) For the purpose of this Subrule two or more separate built-in cooking units in a single residential unit may be considered as one range.

(2) For ranges or cooking units installed in commercial, industrial and institutional establishments, the demand shall be considered as not less than the rating.

(3) The demand loads given in this Rule shall not apply to cord-connected hot-plates, rangettes or other appliances.

8-302 Connected Loads

(1) For show window lighting installations, the demand load shall be determined on the assumption that not less than 200 watts will be required per lineal foot, measured along the base of the window(s), except that a lower figure may be used by special permission where circumstances warrant such a reduction.

(2) A continuous load shall be one that continues for 2 hours or longer, or a load of a cycling or intermittent nature that the Inspection Department classes as continuous.

(3) The connected load of a circuit shall not exceed 80 per cent of the circuit capacity unless it can be shown that, in normal operation, the loading is of an intermittent nature.

(4) Voltage drop in an installation shall not exceed 5 per cent from the supply side of the consumer's service (or equivalent) to the point of utilization.

(5) Branch circuits supplying loads which are not specifically permitted to have a lower demand factor in this or other Sections of this Code shall not be allowed a demand factor of less than 100 per cent, except by special permission.

8-304 Minimum Number of 15 Ampere Branch Circuits. The minimum number of 15 ampere branch circuits to be provided for in an installation shall be calculated on the basis of a maximum loading of 12 amperes for each such branch circuit.

SECTION 10—GROUNDING

Scope and Object

10-000 Scope

(1) This Section covers the protection of electrical installations by grounding.

(2) Insulating, isolating, and guarding may be used as acceptable means of affording supplemental protection to grounding or, where permitted in this Code, as a suitable alternative.

10-002 Object. Grounding as required by this Code shall be done in such a manner as to efficiently serve the following purposes:

- (a) To protect life from the danger of electric shock, and property from damage;
- (b) To limit the voltage upon a circuit when exposed to higher voltages than that for which the circuit is designed;
- (c) In general to limit ac circuit voltages to ground to 150 volts or less on circuits supplying interior wiring systems;
- (d) To facilitate the operation of electrical apparatus and systems;
- (e) To limit the voltage on a circuit which might otherwise occur through exposure to lightning.

System and Circuit Grounding

10-100 Circuits. Circuits shall be grounded as necessary in accordance with this Section.

10-102 Two-Wire Direct-Current Systems

(1) Two-wire direct-current systems supplying interior wiring and operating at not more than 300 volts or not less than 50 volts between conductors shall be grounded, unless such system is used for supplying industrial equipment in limited areas and the circuit is equipped with a ground detector.

(2) If such a circuit operates at more than 300 volts between conductors and a neutral point can be established so that the maximum difference of potential between the neutral point and any other point on the system does not exceed 300 volts, the neutral conductor may be grounded.

10-104 Three-Wire Direct-Current System. The neutral conductor of all 3-wire direct-current systems supplying interior wiring shall be grounded.

10-106 Alternating-Current Systems

(1) Except as otherwise provided for in this Code, secondary ac systems supplying interior wiring and interior wiring ac systems shall be grounded if:

- (a) By so doing, their maximum potential to ground does not exceed 150 volts; or
- (b) The system incorporates a neutral conductor.

(2) It is recommended that systems exceeding 150 volts to ground either be grounded or provided with a suitable ground detection device to indicate operation of the system with an accidental ground on one phase.

10-108 Electric Arc Furnace Circuits. Circuits for electric arc furnaces may, but need not be grounded.

10-110 Electric Crane Circuits. Circuits for electric cranes operating over combustible fibres in Class III hazardous locations shall not be grounded.

10-112 Isolated Circuits. Special circuits supplied from the secondaries of isolating transformers and used where there is particular accident and fire hazard may be ungrounded.

10-114 Circuits of Less than 50 Volts. Circuits of less than 50 volts shall be grounded:

- (a) Where run overhead outside of buildings;

- (b) Where supplied by transformers energized from:
 - (i) Systems of more than 150 volts to ground; or
 - (ii) Ungrounded systems unless the circuits are provided in accordance with Rule 10-112.

10-116 Instrument Transformer Circuits

- (1) Where the primary windings of current and potential instrument transformer are connected to circuits of 300 volts or more to ground, the secondary circuits of the transformer shall be grounded.
- (2) Where the transformers are on switchboards, the secondary circuits shall be grounded irrespective of the voltage of the circuits.

Grounding Connections for Systems and Circuits

10-200 Current Over Grounding Conductors

- (1) Where wiring systems, circuits, electrical equipment, arresters, cable armour, conduit and other metal raceways are grounded as a protective measure, the grounding shall be arranged so that there is no objectionable passage of current over the grounding conductors.
- (2) The temporary currents which are set up under accidental conditions while the grounding conductors are performing their intended protective functions shall not be considered as objectionable.
- (3) Where through the use of multiple grounds an objectionable flow of current occurs over the grounding conductor:
 - (a) One or more of the grounds shall be abandoned;
 - (b) The location of the grounds shall be changed;
 - (c) The continuity of the conductor between the grounding connections shall be suitably interrupted; or
 - (d) Other effective action shall be taken to limit the current.

10-202 Grounding Connection for Direct-Current Systems. Direct-current systems which are to be grounded shall have the grounding connection made at one or more supply stations but not at individual services nor elsewhere on interior wiring.

10-204 Grounding Connections for Alternating-Current Systems

- (1) Alternating-current circuits which are to be grounded shall have:
 - (a) A connection to a grounding electrode at each individual service, except as provided for in Rule 10-200;
 - (b) The grounding connection made on the supply side of the service disconnecting means;
 - (c) At least one additional connection to a grounding electrode at the transformer or elsewhere; and
 - (d) No connection between the grounded circuit conductor on the load side of the service dis-

connecting means and the grounding electrode, except as provided for in Rule 10-208.

- (2) Where the system is grounded at any point, the conductor shall be run to each individual service and be not smaller than the required grounding conductor specified in Table 17 and where the grounded circuit conductor also serves as the neutral conductor, the requirements of Rule 4-020 shall be met.

10-206 Grounding Connections for Isolating Systems. For an interior wiring system or circuit which is required to be grounded, and which is not conductively connected to an exterior distribution system, the grounding connection shall be made at the transformer, or other source of supply, or on the supply side of the first switch controlling the system, and:

- (a) The grounding conductor shall be not smaller than that specified in Table 17; and
- (b) If two or more systems are employed, a common system grounding conductor shall be installed unless separate grounding is supplied for each such system, in which case the grounding for the individual systems shall be interconnected.

10-208 Grounding Connections for Two or More Buildings Served by a Single Service.

- (1) Where two or more buildings are served by one service, the grounded circuit conductor of the wiring system of any of the buildings shall be connected to a grounding electrode at any building which:
 - (a) Uses two or more branch circuits supplied from the service; or
 - (b) Houses livestock.

- (2) Where a building uses one branch circuit supplied from the service, the grounded circuit conductor may be connected to a grounding electrode at the building.

10-210 Grounding Conductor Connection to Circuit. The grounding conductor may be connected to the grounded circuit conductor at any convenient point on the premises on the supply side of the service disconnecting means, or in other suitable service equipment if provided.

10-212 Conductor to be Grounded

- (1) For alternating-current interior wiring systems the conductor to be grounded shall be as follows:

- (a) Single-phase, 2-wire—the identified conductor;
- (b) Single-phase, 3-wire—the identified neutral conductor;
- (c) Multi-phase systems having one wire common to all phases—the identified neutral conductor;
- (d) Multi-phase systems having one phase grounded—the identified conductor;
- (e) Multi-phase systems in which one phase is used as in (b)—the identified conductor.

- (2) In multi-phase systems in which one phase is used as a single-phase 3-wire system, only one phase shall be grounded.

Conductor Enclosure Grounding

10-300 Enclosures for Service Conductors. Service raceways, service cable sheaths or armouring, if of metal, shall be grounded.

10-302 Other Conductor Enclosures

(1) Metal enclosures for conductors, other than those referred to in Rule 10-300, shall be grounded except:

- (a) In runs of less than 25 feet which are free from probable contact with ground, grounded metal, metal lath, or conductive thermal insulation, and which, where within reach from grounded surfaces, are guarded against contact by persons; and
- (b) Runs used for physical protective sleeving of less than 5 feet in length, where the installation method is such that it is improbable they will become energized.

(2) Where single conductor metal sheathed or armoured cables are installed in ducts of insulating material, in order to prevent the flow of sheath currents in accordance with Rule 4-006(1) (c) the cable shall:

- (a) Be in separate ducts or supplied with suitable continuous non-conductive jackets;
- (b) Have their sheaths or armour banded together and grounded at the supply end; and
- (c) Thereafter have their sheaths or armour isolated from each other and from ground.

Equipment Grounding

10-400 Fixed Equipment, General. Exposed, non-current-carrying metal parts of fixed equipment shall be grounded if the equipment is:

- (a) Supplied by means of metal-clad wiring;
- (b) Located in a wet location and is not isolated;
- (c) Located within reach of a person who can make contact with any grounded surface or object;
- (d) Located within reach of a person standing on the ground;
- (e) In a hazardous location;
- (f) In electrical contact with metal, metal foil or metal lath; or
- (g) To operate with any terminal at more than 150 volts to ground, except:
 - (i) Enclosures for switches or circuit breakers which are accessible to qualified persons only,
 - (ii) Metal frames of electrically-heated devices which have been exempted by special permission and are permanently and effectively insulated from ground, and
 - (iii) Transformers mounted on wooden poles at a height of more than 8 feet from the ground subject to the acceptance of the inspection department and the requirements of the supply authority.

10-402 Fixed Equipment, Specific

(1) Exposed, non-current-carrying metal parts of the following kinds of fixed equipment shall be grounded:

- (a) Frames of motors operating at more than 30 volts;
- (b) Cases of controllers for motors;
- (c) Electric equipment of elevators and cranes;
- (d) Electrical equipment in garages, theatres and motion picture studios, except pendant lamp-holders on circuits of not more than 150 volts to ground;
- (e) Motion-picture projection equipment;
- (f) Electric signs and associated equipment;
- (g) Generator frames in an electrically-operated organ, unless the generator is effectively insulated from the ground;
- (h) Switchboard frames and structures supporting switching equipment, except that frames of direct-current, single polarity switchboards need not be grounded if effectively insulated;
- (i) X-ray equipment used in therapy;
- (j) Equipment supplied by Class 1 and 2 circuits falling within the scope of Section 16 where such circuits require grounding to meet the intent of Rules 10-100 to 10-114.

(2) All non-current-carrying metal parts of lighting fixtures and associated equipment which could become energized shall be grounded if they are:

- (a) Exposed; or
- (b) Not exposed, but are in contact with exposed metal parts.

10-404 In Non-Metallic Wiring Systems. Where a non-metallic wiring system is used.

- (a) A ground connection shall be provided at all outlets; and
- (b) Metallic boxes shall be grounded.

10-406 Non-Electrical Equipment. The following metal parts of non-electrical equipment shall be grounded:

- (1) (a) Frames and tracks of electrically operated cranes;
- (b) The metal frame of a non-electrically driven elevator car to which electric conductors are attached;
- (c) Hand operated metal shifting ropes or cables of electric elevators;
- (d) Metal enclosures such as partitions, grill work, etc., around equipment carrying voltages in excess of 750 volts between conductors, unless in sub-stations or vaults under the sole control of the supply authority.

- (2) (a) Where a private metallic water-supply system is used in connection with premises supplied with electrical power or energy, the water-supply system shall be bonded to a neutral conductor of not less than No. 8 AWG copper wire by means of a bonding conductor of not less than No. 8 AWG copper wire;
- (b) The bonding conductor shall be attached to the water supply system:
- (i) at a point as near to the consumer's service entrance as is practicable; and
 - (ii) at the point where the sub-feeder enters a barn or other building.

10-408 Portable Equipment

(1) Exposed non-current-carrying metal parts of portable equipment shall be grounded under the following conditions:

- (a) When used in hazardous locations unless supplied through an isolating transformer having an ungrounded secondary of not over 50 volts;
- (b) When CSA Standard C22.2 No. 0.2-1958, Use of Flexible Supply Cords and Fixture Wires with Electric Appliances, or other standards of Part II of this Code, or the inspection department require the appliance or equipment to be provided with grounding means;
- (c) When the equipment is used in damp or wet locations, or by persons standing on the ground, on metal floors, inside metal tanks or boilers, except where such equipment is supplied through an isolating transformer having an ungrounded secondary of not more than 50 volts;
- (d) When the equipment operates with any terminal at more than 150 volts to ground except:
 - (i) Motors, where guarded; and
 - (ii) By special permission, the metal frames of electrically heated appliances which are impractical to ground but which are permanently and effectively insulated from ground.

(2) Exposed non-current-carrying metal parts of enclosures of portable X-ray equipment used in therapy shall be grounded except by special permission.

(3) Notwithstanding Subrules (1) and (2), the following need not be grounded:

- (a) Tools and appliances approved with a protective system of double insulation, or its equivalent, and so marked; and
- (b) Tools and appliances approved with a supply cord which includes a grounding conductor and an attachment plug with a pin for grounding purposes, provided that the tools and appliances are supplied from an approved assembly consisting of ungrounded receptacles forming part of a portable ground fault circuit interrupter approved with a protective system of double insulation, or its equivalent, and so marked.

10-410 Instrument Transformer Cases. The cases and frames of instrument transformers shall be grounded but where the primary circuit of a current transformer is not over 150 volts to ground and the transformer is used solely to supply current to meters, the case or frame of the current transformer need not be grounded.

10-412 Cases of Instruments, Meters, and Relays—Operating Voltage 750 Volts or Less

(1) Where instruments, meters, and relays:

- (a) Are not located on switchboards;
- (b) Operate with windings or working parts at between 300 and 750 volts to ground; and
- (c) Are accessible to other than qualified persons;

the cases and other exposed metal parts of the instruments, meters, and relays shall be grounded.

(2) Where instruments, meters, and relays:

- (a) Operate with windings or working parts at 750 volts or less to ground;
- (b) Are on switchboards having no live parts on the front of the panels; and
- (c) Are operated from current and potential transformers or are connected directly in the circuit;

the cases of the instruments, meters, and relays shall be grounded.

(3) Where instruments, meters, and relays:

- (a) Operate with windings or working parts at 750 volts or less to ground;
- (b) Are on switchboards having exposed live parts on the front of the panels; and
- (c) Operate from current and potential transformers or are connected directly in the circuit;

the cases of the instruments, meters, and relays shall not be grounded and, where the voltage to ground exceeds 150 volts, mats of insulating rubber or other suitable floor-insulation shall be provided for the operator.

10-414 Cases of Instruments, Meters, and Relays—Operating Voltage over 750.

Where instruments, meters, and relays, have current-carrying parts over 750 volts to ground, they shall be isolated by elevation or protected by acceptable barriers, grounded metal or insulating covers, or guards and their cases shall not be grounded, except that in electrostatic ground detectors the internal ground segments of the instrument shall be connected to the instrument case and grounded, and the detector shall be isolated by elevation.

Methods of Grounding

10-500 Effective Grounding. The path to ground from circuits, equipment, or conductor enclosures shall be permanent and continuous and shall have ample carrying capacity to conduct safely any currents liable to be imposed on it, and shall have impedance suffi-

ciently low to limit the potential above ground, and to facilitate the operation of the over-current devices in the circuit.

10-502 Common Grounding Conductor. The grounding conductor for circuits may also be used as a common grounding conductor for grounding equipment, conduit, and other metal raceways or enclosures for conductors, including service conduit or cable sheath and service equipment.

10-504 Common Grounding Electrode. Where the alternating-current system is connected to a grounding electrode in or at a building as specified in Rules 10-204 and 10-208, the same electrode may be used to ground conductor enclosures and equipment in or on that building.

10-506 Underground Service

(1) Where an underground service cable is served from a continuous underground metal-sheathed cable system and the sheath or armour of the service cable is metallically connected to the underground system the sheath or armour of the service cable shall not be required to be grounded at the building if it is insulated from the interior conduit or piping.

(2) Where a metal-sheathed service cable is served from a continuous underground metal-sheathed cable system, is bonded to the underground system and is contained in an underground service conduit, the conduit shall not be required to be grounded at the building if it is insulated from the interior conduit or piping.

10-508 Short Section of Raceway. Isolated sections of metal raceway or cable armour, if required to be grounded shall preferably be grounded by connecting to other grounded raceway or armour, but may be grounded in accordance with Rule 10-510.

10-510 Fixed Equipment

(1) Fixed equipment as specified in Rules 10-400 and 10-402 shall, subject to the provisions of Rule 10-510, be grounded in one of the following ways:

- (a) An effective metallic connection to grounded metal raceways or cable armour, except:
 - (i) Armour as specified in Subrules (2) and (3); and/or
 - (ii) Where the raceway or cables are run underground, in locations coming within the scope of Section 22, or otherwise subject to corrosion;
 - (b) A grounding conductor which is run with circuit conductors as a part of a cable assembly and which may be uninsulated, but, if provided with an individual covering, the covering shall be finished to show a green colour;
 - (c) A separate grounding conductor installed in the same manner as a grounding conductor for conduit and the like; or
 - (d) Other acceptable means, subject to special permission.
- (2) The armour of those constructions of armoured cables incorporating a grounding conductor shall not

be considered as fulfilling the requirements of a grounding conductor for the purpose of this Rule, and the grounding conductor provided in these cables shall comply with paragraph (b) of Subrule (1).

(3) The armour of flexible metal conduit, standard or liquid-tight, shall not be considered as fulfilling the requirements of a grounding conductor for the purpose of this Rule, and a separate grounding conductor shall be run within the conduit.

10-512 Equipment on Structural Metal

(1) Electrical equipment secured to and in contact with the grounded structural metal frame of a building, shall be deemed to be grounded.

(2) Metal car frames supported by metal hoisting cables attached to or running over sheaves or drums of elevator machines shall be deemed to be grounded if the machine is grounded in accordance with this Code.

10-514 Portable Equipment. Where the non-current-carrying metal parts of portable equipment are required to be grounded, such grounding shall be obtained by:

- (a) Connection of the equipment to a permanent outlet provided with a grounding medium as required by Rule 10-510 for fixed equipment;
- (b) The use of one of the following means to obtain continuity between the non-current-carrying metal parts of the equipment and the permanent grounding medium:
 - (i) The metal enclosure of the conductors feeding the equipment;
 - (ii) A bare conductor, or a green, or green yellow combination, coloured conductor run with the circuit conductors in flexible cords or power supply cables; and
- (c) The use of an approved multi-prong plug by which grounding is automatically established.

10-516 Pendant Equipment

(1) Where the non-current-carrying metal parts of pendant equipment are required to be grounded, such grounding shall be obtained by:

- (a) Connection of the equipment to a permanent outlet provided with a grounding medium as required by Rule 10-510 for fixed equipment; and
- (b) The use of one of the following means to obtain continuity between the non-current-carrying metal parts of the equipment and the permanent grounding medium:
 - (i) The metal enclosure of the conductors feeding the equipment,
 - (ii) A bare conductor, or a green, or green yellow combination, coloured conductor run with the circuit conductors in flexible cords or power supply cables.

(2) Chains which support electric lighting equipment shall not be used as a means of grounding the non-current-carrying metal parts of the equipment.

10-518 Pad Mount Transformers. All exposed non-current-carrying metal parts of pad mount trans-

formers, their enclosures, etc., shall be grounded by a ground electrode consisting of four or more $\frac{3}{4}$ inch by 10 foot ground rods driven so as to be not less than 6 feet apart, and suitably interconnected with an annealed copper conductor not smaller than No. 2/0 AWG to form a complete loop around the equipment at a distance of at least 3 feet from any part of the equipment; and

- (a) The ground electrode shall be connected to the non-current-carrying metal parts by a copper conductor of:
 - (i) Not less than No. 2/0 AWG where the available short circuit current is 1,000 amperes or more; or
 - (ii) Not less than No. 2 AWG where the available short circuit current is less than 1,000 amperes; and
- (b) Notwithstanding Clause (a) (ii), any grounding conductor that enters the earth shall be not smaller than No. 2/0 AWG;
- (c) The ground electrode shall be interconnected with a continuous metallic water system by a copper conductor of not less than No. 2 AWG, where such is available and the water system utility has no objection; and
- (d) System and equipment grounding conductors shall be effectively interconnected.

10-520 Grounding Equipment to Circuit Conductor

(1) The grounded circuit conductor on the load side of the connection to ground shall not be used for grounding equipment, cable armour, or metal raceways, except by special permission.

(2) The grounded service conductor on the supply side of the service disconnecting means may be used for grounding meter housing and service equipment, but in any case shall be bonded to the meter housing.

10-522 Electrolytic Type Water Heaters. Electrolytic type water heaters connected to a grounded single-phase ac circuit may be used provided that:

- (a) A copper grounding conductor of a size given in the second column of Table 16 but in no case less than No. 12 AWG is run connecting the frame of the heater to the grounded conductor of the circuit at the service box; and
- (b) The grounded conductor of the circuit is grounded at the service box to a grounding system.

Bonding Methods

10-600 Clean Surfaces. Where a non-conductive protective coating such as paint or enamel is used on the equipment, conduit, couplings or fittings, such coating shall be removed from threads and other contact surfaces in order to ensure a good electrical connection.

10-602 Bonding at Service Equipment. The electrical continuity of the grounding circuit at the

service equipment shall be assured by one of the means given in Rule 10-604 for the following equipment and enclosures if metallic:

- (a) Service raceways or service armour or sheaths;
- (b) All service equipment enclosures containing service entrance conductors including meter fittings, boxes, or the like, interposed in the service raceway or armour; and
- (c) Any conduit or armour which forms part of the grounding conductor to the service raceway.

10-604 Means of Assuring Continuity at Service Equipment. Electrical continuity at service equipment shall be assured by:

- (a) The use of threaded couplings and threaded bosses on enclosures with joints made up tight where metallic rigid conduit is used;
- (b) The use of threadless couplings made up tight where electrical metallic tubing is used;
- (c) The use of bonding jumpers meeting the requirements of Rules 10-614 and 10-906; or
- (d) Other devices (not standard locknuts and bushings) such as grounding bushings specifically approved for the purpose, equipped with bonding jumpers meeting the requirements of Rule 10-614.

10-606 Metal Armour or Tape of Service Cable. Where service cable has an uninsulated grounded service conductor in continuous electrical contact with its metallic armour or tape, the metal covering shall be considered to be adequately grounded.

10-608 Bonding at Other than Service Equipment. The electrical continuity of metal raceway or metal-sheathed cable shall be assured by one of the methods specified in paragraphs (a), (b), (c), and (d) of Rule 10-604 (1), or by the use of:

- (a) Threadless fittings, made up tight with conduit or armoured cable;
- (b) Two locknuts, one inside and one outside of boxes and cabinets; or
- (c) One locknut and a metal conduit bushing provided the bushing can be installed so that it is mechanically secure and makes positive contact with the inside surface of the box or cabinet.

10-610 Loosely Jointed Metal Raceways

(1) Expansion joints and telescoping sections of raceways shall be made electrically continuous by bonding jumpers or other approved means.

(2) Metal trough raceways used in connection with sound recording and reproducing equipment made up in sections, shall contain a grounding conductor to which each section shall be bonded.

10-612 Hazardous Locations. In hazardous locations, regardless of the voltage involved, the electrical continuity of metallic raceway, boxes and the like, shall be assured by one of the methods specified in paragraphs (a), (b), (c), (d) and (e) of Rule 10-604.

10-614 Bonding Jumpers. Bonding jumpers shall be:

- (a) Of copper or other corrosion-resistant material;
- (b) Of sufficient size to have an ampacity not less than that required for the corresponding grounding conductor except that this ampacity may be determined on the basis of:
 - (i) Table 41, where the conducting path is supplemented by the use of two locknuts and a grounding bushing; or
 - (ii) The maximum size that the terminal on the grounding bushing will accommodate where single conductor metallic-sheathed cables are employed and the sheaths are attached to a grounded metallic plate by connectors, each fitted with a locknut and a grounding bushing;
- (c) Attached to cabinets and similar equipment in a manner specified in Rule 10-906; and
- (d) Attached in a manner specified in Rule 10-908 where used between grounding electrodes or around water meters and the like.

Grounding Electrodes

10-700 Grounding Electrodes

(1) Where a continuous electrically conductive underground public water main system, including conductive service piping run therefrom to premises, is available, it shall be used as the grounding electrode.

(2) Where a continuous electrically conductive underground public water main system is not available, a service water pipe from the public water main to premises, if available, shall be used as the grounding electrode provided:

- (a) It is continuously electrically conductive;
- (b) It is placed underground at least 10 inches below the normal permanent moisture level;
- (c) The underground portion extends at least 10 feet beyond the extremities of the premises served; and
- (d) It is supplemented by one or more grounding electrodes referred to in Rule 10-072 if the metallic water piping does not have a ground resistance of 25 ohms or less.

(3) Where a system or piping of the types listed in subrules (1) and (2) is not available, a continuous electrically conductive metallic water-piping system if available, shall be used as the grounding electrode provided the resistance to ground of the system or piping is not greater than 25 ohms.

(4) Where a system or casing of the types listed in Subrules (1), (2), or (3) is not available, a multiple grounded grid or an acceptable artificial ground electrode or electrodes shall be used as the grounding medium.

(5) In any case where two or more of the grounding mediums listed in this Rule appear at premises, the main grounding electrode for the system shall be selected in the order of preference outlined with bonding provided between the available electrodes in accordance with Rule 10-812.

10-702 Artificial Grounding Electrodes

(1) An artificial grounding electrode shall consist of a concrete encased electrode, rod electrode, or plate electrode, or other device acceptable for the purpose.

(2) A concrete encased electrode shall be not less than 20 feet of bare copper conductor of a size specified in Table 43 encased within the bottom 2 inches of a concrete foundation footing which is in direct contact with the earth.

(3) A rod electrode shall:

- (a) Be not less than $\frac{5}{8}$ inch in diameter if of iron or steel, or $\frac{1}{2}$ inch in diameter if of non-ferrous metal;
- (b) Be preferably of one piece where less than standard commercial length;
- (c) Be not less than 10 feet in length; and
- (d) Have a clean metal surface which is not covered with paint, enamel, or other poor conducting material.

(4) A plate electrode shall:

- (a) Present not less than 2 square feet of surface to exterior soil;
- (b) Be not less than $\frac{1}{4}$ inch in thickness if of iron or steel; or 0.06 inch if of non-ferrous metal.

(5) An artificial grounding electrode shall, as far as practicable, be buried at least 10 inches below permanent moisture level.

(6) An artificial grounding electrode shall be buried in a horizontal trench where rock bottom is encountered at a depth of less than 4 feet.

(7) A rod electrode shall be driven to a depth of at least 10 feet regardless of the size or number used, except that:

- (a) Where rock bottom is encountered at a depth of 4 feet or more, it shall be driven to rock bottom; or
- (b) Where rock bottom is encountered at a depth of less than 4 feet, it shall be buried in a horizontal trench and be not less than 10 feet long.

(8) Each electrode shall be separated at least 6 feet from any other electrode including an electrode used for signal circuits, radio, lightning rods, or any other purpose.

(9) Where any or all of the separate grounding electrodes are bonded together, the bonding conductor shall be:

- (a) A copper conductor not smaller than No. 6 AWG;
- (b) Installed so as not to be subject to mechanical damage; and
- (c) Attached to electrodes for power systems in accordance with Rule 10-908 and preferably be attached to other electrodes in the same manner.

10-704 Resistance of Electrodes

(1) Buried or driven electrodes shall, if practicable, have a combined resistance to ground not greater than 25 ohms.

(2) Where the resistance to ground of any electrode is higher than 25 ohms, two or more electrodes connected in parallel shall be used.

10-706 Railway Track as Electrodes. Rails or other grounded conductors of electric railway circuits shall not be used as a ground for other than railway lightning arresters and railway equipment, metal conduit, armoured or metal sheathed cable, metal raceway, and the like; and in no case shall such rails or other grounded conductors of railway circuits be used for grounding interior wiring systems other than those supplied from the railway circuit itself.

10-708 Spacing or Bonding of Electrical and Lightning Rod Systems. Where practicable, a clearance of at least six feet shall be provided between lightning rod conductors and electrical conductors and equipment, but where this separation is not possible, the ground electrodes for the two systems shall be connected together, at or below ground level, with a copper conductor of a size not less than that of the grounding conductor for the electrical system and in no case shall the bonding conductor be smaller than No. 6 AWG copper.

10-710 Spacing and Bonding of Electrical and Communication System Grounding. Where separate artificial electrodes are provided as the grounding means for electrical and communication systems, each electrode shall be separated at least 6 feet from any other electrode as required by Rule 10-702(8) and these shall be bonded together in accordance with Rule 10-702(9) (a), (b), and (c).

10-712 Use of Lightning Rods. Lightning rod conductors and driven pipes, rods, or other electrodes, excluding buried metallic water-piping systems, used for grounding lightning rods shall not be used for grounding wiring systems or other electrical equipment.

Grounding Conductors

10-800 Continuity of Grounding Conductor. No automatic cutout or switch shall be placed in the grounding conductor of an interior wiring system unless the opening of the cutout or switch disconnects all sources of energy.

10-802 Material for System Grounding Conductors. The grounding conductor of a wiring system whether also used for grounding electrical equipment or not, may be insulated or bare, and shall be of copper.

10-804 Material for Equipment Grounding Conductors. The grounding conductor for equipment and for conduit and other metal raceways and enclosures for conductors shall be:

- (a) A conductor of copper or other corrosion-resistant material, insulated or bare;
- (b) A bus bar or steel pipe;

- (c) Rigid metal conduit or electrical metallic tubing, except where used underground, or in any other locations where materials having a deteriorating effect may come in contact with the metal in which case a separate conductor as required by paragraph (a) shall be provided;
- (d) The sheath of mineral-insulated cable or any conductor of a mineral-insulated cable if it is permanently marked at the time of installation so that it can be readily distinguished from conductors which are not used as grounding conductors, except that if the sheath is of aluminum in an underground run or in a location where materials having a deteriorating effect may come in contact with the metal, corrosion resistant protection suitable for the corrosive condition encountered shall be provided;
- (e) The sheath of aluminum-sheathed cable, but if used for underground runs or in locations where materials having a deteriorating effect may come in contact with the metal, corrosion-resistant protection suitable for the corrosive conditions encountered shall be provided; or
- (f) Other metallic raceways or cable armour as provided for in Rule 10-510.

10-806 Installation of System Grounding Conductors

(1) The grounding conductor for a system shall be without joint or splice throughout its length, except in the case of bus bars or thermit welded joints.

(2) A copper grounding conductor No. 4 AWG or larger may be attached to the surface on which it is carried without the use of knobs, tubes, or insulators, and it need not be protected unless it is exposed to severe mechanical injury.

(3) A No. 6 AWG copper grounding conductor which is free from exposure to mechanical injury may be run along the surface of the building construction without metal covering or protection, if it is rigidly stapled to the construction; otherwise it shall be in conduit, electrical metallic tubing, or cable armour.

(4) A copper grounding conductor of No. 8 AWG shall be in conduit, electrical metallic tubing or cable armour.

(5) Metallic enclosures for grounding conductors shall be continuous from the point of attachment to cabinets or equipment to the grounding electrode and shall be securely fastened to the ground clamp or fitting.

(6) Where a grounding conductor is run in the same raceway with other conductors of the system to which it is connected, it shall be insulated, except that where the length of the raceway does not exceed 50 feet and does not contain more than the equivalent of two quarter bends from end to end, an uninsulated grounding conductor may be used.

10-808 Installation of Equipment Grounding Conductors

(1) The grounding conductor for equipment may be spliced or tapped as may be required, but such

splices or taps shall only be made within boxes except in the case of open wiring where they may be made externally from boxes and covered with insulation.

(2) Where more than one grounding conductor enters a box, all such conductors shall be in good electrical contact with each other by means of securing all grounding conductors under grounding screws, or by connecting them together with an acceptable solderless connector and connecting one conductor only to the box by a grounding screw or an approved grounding device, and the arrangement shall be such that the disconnection or removal of a receptacle, fixture, or other device fed from the box, will not interfere with, or interrupt the ground continuity.

(3) Where a grounding conductor is run in the same raceway with other conductors of the system to which it is connected, it shall be insulated, except that where the length of the raceway does not exceed 50 feet and does not contain more than the equivalent of two quarter bends from end to end, an uninsulated grounding conductor may be used.

(4) Where rigid metallic conduit or steel pipe is used as a grounding conductor, the installation shall comply with Section 12.

(5) A copper grounding conductor shall:

- (a) If No. 4 AWG or larger, and attached securely to the surface on which it is carried, be protected where exposed to severe mechanical injury;
- (b) If No. 6 AWG and attached securely to the surface on which it is carried, be protected where exposed to mechanical injury; and
- (c) If smaller than No. 6 AWG, or if the installation does not come within the provisions of paragraphs (a) and (b) of the subrule, be installed and protected in the same manner as the circuit conductors for a given installation.

(6) An aluminum grounding conductor shall:

- (a) If No. 4 AWG or larger and attached securely to the surface on which it is carried, be protected where exposed to mechanical injury;
- (b) If smaller than No. 4 AWG, or if the installation does not come within the provisions of paragraph (a) of this subrule, be installed and protected in the same manner as the circuit conductor for a given installation.

10-810 Grounding Conductor Size for DC Circuits

(1) The ampacity of the grounding conductor for a direct-current supply system or generator shall be not less than that of the largest conductor supplied by the system, except that where the grounded circuit conductor is a neutral derived from a balancer winding or a balancer set, the size of the grounding conductor shall be not less than that of the neutral conductor.

(2) The system grounding conductor shall be copper and in no case smaller than No. 8 AWG.

10-812 Grounding Conductor Size for AC Systems and Fixed Equipment. The size of the grounding conductor shall be:

- (a) Not less than that given in column 2 of Table 17 for an alternating-current system or for a common grounding conductor;
- (b) Not less than that given in column 2, 3, or 4 of Table 18, as applicable for a service raceway, for the metal sheath or armour of a service cable, and for service equipment, where the alternating-current system is not grounded at the premises; and
- (c) Not less than that given in column 2 or 3 of Table 16, as applicable, for conduit, cable sheath, or armour, other metal raceways, or enclosures for conductors, outlets which supply portable or pendent equipment, and fixed equipment.

10-814 Grounding Conductor Size for Circuits Extended to Portable, Pendent or Fixed Equipment. The grounding conductor size for circuits run from the outlets referred to in Rule 10-812(c) to equipment shall be not less than that given in columns 2 or 3 of Table 16 as applicable, except where flexible cord having copper conductors in sizes No. 16 AWG and smaller are used, in which case the grounding conductor shall be the same size as the circuit conductor.

10-816 Grounding Conductor Size for Outline Lighting. Isolated non-current-carrying metal parts of outline lighting equipment may be bonded together by a No. 14 AWG copper conductor or of equal conductance if of other metal, protected from mechanical injury.

10-818 Grounding Conductor Size for Instrument Transformers. The grounding conductor for secondary circuits of instrument transformers and for instrument cases shall be not smaller than No. 12 AWG if of copper, or of equal conductance if of other metal.

Grounded Conductor Connections

10-900 Grounding Conductor Connection to Raceway. The point of connection of the grounding conductor to interior metal raceways, cable armour and the like shall be as near as practicable to the source of supply and shall be chosen so that no raceway or cable armour is grounded through a run of smaller size than is called for in Rule 10-812.

10-902 Grounding Conductor Connection to Water Pipe Electrodes

(1) Where the grounding electrode is a metallic water-piping system to which a common grounding conductor or the grounding conductor of a system is attached, the point of attachment shall be:

- (a) On the street side of the water meter; or
- (b) On a cold-water pipe of adequate ampacity and as near as practicable to the point of entrance of the water service in the building.

(2) Where practicable, the point of attachment shall be accessible.

(3) Where the point of attachment is not on the street side of the water meter, the metallic water-piping system shall be made electrically continuous by bonding together all parts thereof between the point of

attachment and the street side of the water meter or the pipe entrance, if these parts contain insulating sections or are liable to become disconnected, as at meters, valves, and unions.

(4) Equipment may be grounded to a cold-water pipe which is near the equipment.

10-904 Grounding Conductor Connection to other than Water Pipe Electrodes

(1) Where a metallic water-piping system is not available, the grounding conductor shall be attached to other electrodes at a point which will assure a permanent ground.

(2) Where practicable, the point of attachment shall be accessible.

10-906 Grounding Conductor Connection to Circuits and Equipment

(1) The grounding conductor, bond, or bonding jumper shall be attached to circuits, conduits, cabinets, equipment, and the like, which are to be grounded by means of suitable lugs, pressure wire connectors, clamps, or other approved means.

(2) Connections which depend upon solder shall not be used.

(3) The grounding conductor shall be secured to every metallic box by means of a grounding screw, which shall be used for no other purpose.

(4) The grounding conductor shall be brought into every non-metallic outlet box in such a manner that it can be connected to any fitting or device which may require grounding.

(5) A bonding jumper shall be installed to connect the grounding conductor to the grounding terminal of a receptacle and in such a manner that disconnection or removal of the receptacle will not interfere with, or interrupt, grounding continuity.

(6) In the case of metallically enclosed systems where the grounding path is provided by the metallic enclosure, a bonding jumper shall be installed to bond the grounding terminal of the receptacle to the enclosure.

(7) Notwithstanding Subrules (5) and (6) the bonding jumper, in the case of receptacles approved with grounding terminals isolated from the mounting strap required for special equipment, may be extended directly back to the distribution panel.

10-908 Grounding Conductor Connection to Electrodes

(1) The grounding conductor shall be attached to the grounding electrode by means of:

- (a) An approved bolted clamp, of cast bronze or brass or of plain or malleable cast iron;
- (b) A pipe fitting plug or other approved device screwed into the pipe or into the fitting;
- (c) Copper welding by the thermit process; or
- (d) Other equally substantial approved means.

(2) The grounding conductor shall be attached to the grounding fitting as required by Rule 10-906(1).

(3) Connections which depend on solder shall not be used.

(4) Not more than one conductor shall be connected to the grounding electrode by a single clamp or fitting, unless the clamp or fitting is of a type approved for multiple conductor connection.

Lightning Arresters

10-1000 Lightning Arresters on Secondary Services—750 Volts or Less

(1) Where a lightning arrester is installed on a secondary service, the connections to the service conductors and to the grounding conductor shall be as short as possible.

(2) The grounding conductor may be:

- (a) The grounded service conductor;
- (b) The common grounding conductor;
- (c) The service equipment grounding conductor; or
- (d) A separate grounding conductor.

(3) The bonding or grounding conductor shall be of copper not smaller than Ao. 6 AWG.

10-1002 Lightning Arresters on Primary Circuits. The grounding conductor of a lightning arrester protecting a transformer which supplies a secondary distribution system may be interconnected as follows:

- (a) A metallic interconnection may be made to the secondary neutral provided that, in addition to the direct grounding connection at the arrester, the grounded conductor of the secondary has elsewhere a grounding connection to a continuous metallic underground water-piping system;
- (b) In urban water pipe areas where there are at least four water pipe connections on the neutral and not less than four such connections in each mile of neutral, the metallic interconnection may be made to the secondary neutral with omission of the direct grounding connection of the arrester;
- (c) Where the secondary is not grounded as in (a) above but is otherwise grounded as in Rule 10-504, such interconnection, if made, shall be through a spark gap having a 60 cycle breakdown voltage of at least twice the primary circuit voltage but not necessarily more than 15 kilovolts, and there shall be at least one other ground on the grounded conductor of the secondary at least 20 feet distant from the lightning arrester grounding electrode.

10-1004 Installation Requirements and Guarding for Lightning Arrester Grounding Conductors. The grounding conductor for lightning arresters shall:

- (a) When enclosed in metallic material be connected to the guard at both ends; and

- (b) Be installed and protected to meet the requirements of Rule 10-806.

SECTION 12—WIRING METHODS—LOW POTENTIAL 750 VOLTS OR LESS

SCOPE

12-000 Scope. The provisions of Section 12 apply to all wiring installations operating at 750 volts or less, except for:

- (a) Class 2 circuits as provided for in Section 16;
- (b) Communication circuits as provided for in Section 60;
- (c) Conductors which form an integral part of factory built equipment.

GENERAL REQUIREMENTS

12-010 Wiring in Ducts and Plenum Chambers

(1) No wiring system of any type shall be installed in or run through ducts used for the removal of duct, loose stock or vapour.

(2) Where wiring is run through an air-conditioning duct or plenum chamber or in the duct or plenum chamber to connect to integral fan systems specifically approved for the purpose, the wiring method shall be in accordance with the requirements of Rule 12-100 and, except as noted in subrule (3) below, shall be rigid metal conduit, flexible steel conduit, armoured cable, electrical metallic tubing, aluminum-sheathed cable, or mineral-insulated cable.

12-012 Conductors Buried in Earth

(1) Single conductors and cable assemblies, which do not contain metal sheath or armour in their construction and which are indicated in Table 19 as suitable for direct burial or for use on service entrances below ground and which are so used, shall be installed:

- (a) In a trench which shall be:
 - (i) Not less than 3 feet with suitable mechanical protection for high voltage cables;
 - (ii) Not less than 3 feet where cable passes under an area subject to public vehicular traffic and mechanical protection in the form of non-metallic duct, embedded in concrete or rigid conduit;
- (b) With a layer of sand at least 3 inches deep both above and below the conductors, if in rocky or stony ground;
- (c) So that they do not cross over each other in the trench;
- (d) With mechanical protection in the form of treated planking, a layer of concrete, or other acceptable material which shall be placed over the conductors after first back-filling with 3 inches of sand or earth containing no rocks or stones; and

- (e) With acceptable mechanical protection, as necessary, from the bottom of the trench to at least 12 inches above finished grade, and beyond that as may be required for mechanical protection by other rules of this Code.

(2) Single conductors and cable assemblies, which contain metal sheath or aluminum armour in their construction, not lead-sheathed conductors, and which are indicated in Table 19 as suitable for direct earth burial, or for use on services below ground and which are so used, shall be installed in accordance with Subrule (1), paragraphs (a), (b), (c), and (e).

(3) Single conductors and cable assemblies which contain steel armour in their construction and which are indicated in Table 19 as suitable for direct earth burial or for use on services below ground and which are so used shall be installed:

- (a) In a trench which shall be:
 - (i) Not less than 18 inches deep unless rock bottom is encountered at a lesser depth, in which case a minimum depth of not less than 6 inches deep and grouted with concrete to the level of the rock surface shall be permitted; and
 - (ii) Not less than 24 inches in any case under an area which is subject to vehicular traffic; and
- (b) In accordance with Subrule (1), paragraphs (b), (c), and (e).

(4) Lead-sheathed single conductors and cable assemblies which contain no armour in their construction, and which are indicated in Table 19 as suitable for direct earth burial and which are so used, shall be installed in accordance with Subrule (1), paragraphs (a), (b), (c), (d), and (e).

12-014 Conductors in Hoistways

(1) Where, by special permission, conductors other than those used to furnish energy to the elevator or dumbwaiter are installed in hoistways, they shall be mineral-insulated cable, aluminum-sheathed cable, or be run in rigid conduit or flexible conduit or electrical metallic tubing.

(2) The cable, conduit, or tubing referred to in Subrule (1) shall be:

- (a) Securely fastened to the hoistway construction; and
- (b) Arranged so that terminal, outlet, or junction boxes open outside the hoistway except that pull boxes may be installed in long runs for the purpose of supporting or pulling-in conductors.

12-016 Conductors Between Generators, Transformers, Switchboards, and Other Apparatus.

Conductors between generators, transformers, switchboards, and other apparatus used in connection therewith shall be:

- (a) Exposed to view and supported on noncombustible absorption resisting insulators;
- (b) Run in raceways, tile, or other fireproof duct;
- (c) In the form of mineral-insulated cable, aluminum-sheathed cable; or

- (d) By special permission only, armoured cable.

12-018 Lightning Rod Conductors. Where lightning rod conductors are installed, electrical wiring shall, where practicable, be kept at least 6 feet from such conductors except where bonding is provided in accordance with Rule 10-708.

CONDUCTORS

General

12-100 Types of Conductors. Conductors installed in any location shall be suitable for the condition of use as indicated in Table 19 for the particular location involved and with particular respect to:

- (a) Moisture, if any;
- (b) Corrosive action, if any;
- (c) Temperature;
- (d) Degree of enclosure; and
- (e) Mechanical protection.

12-102 Thermoplastic-Insulated Conductors

(1) Conductors having thermoplastic insulation shall not be installed during any time when the ambient temperature is sufficiently low as to be liable to cause damage to the insulation.

(2) Such conductors shall not be so installed as to permit flexing or movement of the conductors after installation if the ambient temperature is liable to become low enough to damage the insulation during flexing or movement.

12-104 Flame-Retardant Coverings

(1) Where the insulation on a conductor has a flame-retardant covering, the covering shall be removed sufficiently at terminals and splices to prevent creepage of current over it.

(2) Where insulated conductors are closely grouped behind switchboards and in like places, they shall have a flame-retardant covering.

12-106 Multi and Single Conductor Cables

(1) Where multi-conductor cable is used, all conductors of a circuit shall be contained in the same multi-conductor cable except that, where it is necessary to run conductors in parallel due to the capacity of an alternating current circuit, additional cable may be used provided any one such cable includes an equal number of conductors from each phase and the neutral and shall be in accordance with Rule 12-108.

(2) A multi-conductor cable shall not contain circuits of different systems except as permitted in Rule 12-3034.

(3) Where single conductor cables are used, all single conductor cables of a circuit shall be of the same type and temperature rating and if run in parallel shall be in accordance with Rule 12-108.

(4) Single conductor armoured cable used as a current carrying conductor shall be of a type having non-ferrous armour.

12-108 Conductors in Parallel

(1) Except as provided for in Subrule (3) conductors of similar conductivity in sizes No. 1/0 AWG copper or aluminum and larger may be in parallel, provided they are:

- (a) Free of splices throughout the total length;
- (b) The same circular mil area;
- (c) The same type of insulation;
- (d) The same length; and
- (e) Terminated at both ends in a wire connector specifically approved for use with conductors in parallel or in individual wire connectors, mounted on a solid bus bar or splitter with a separate screw or stud for each connector to ensure equal division of current.

(2) The orientation of single conductor metal sheathed or armoured cables in parallel, with respect to each other and to those in other phases, shall be such as to minimize the difference in inductive reactance and the unequal division of current.

(3) Conductors of similar conductivity in sizes smaller than No. 1/0 AWG copper may be run in parallel to supply control power to indicating instruments and devices, contactors, relays, solenoid, and similar control devices provided they are:

- (a) Contained within one cable;
- (b) The ampacity of each individual conductor is sufficient to carry the entire load current shared by the paralleled conductors; and
- (c) The overcurrent protection is such that the ampacity of each individual conductor will not be exceeded if one or more of the paralleled conductors becomes inadvertently disconnected.

12-110 Radii of Bends in Conductors. The radii of bends in conductors shall be sufficiently large to ensure that no injury is done to the conductors or their insulation, covering, or sheathing.

12-112 Conductor Joints and Splices

(1) Unless made with approved solderless wire connectors, joints or splices in insulated conductors shall be soldered, but they shall first be made mechanically and electrically secure.

(2) Joints or splices shall be covered with an insulation approved for the purpose.

(3) Joints or splices in wires and cables shall be accessible.

12-114 Ends of Insulated Conductors. Where the ends of insulated conductors at switch and fixture outlets and in like places are not in use, they shall be insulated in the manner prescribed for joints and splices.

12-116 Terminating of Conductors

(1) The portion of stranded conductors to be held by wire-binding terminals or solderless wire connectors

shall have the strands confined so that there will be no stray strands to cause either short-circuits or grounds.

(2) Stranded and solid conductors of greater current-carrying capacity than No. 10 AWG copper shall be soldered into lugs at terminals unless solderless wire connectors are used.

12-118 Supporting of Conductors

(1) Conductors shall be supported so that no injurious strain is imposed on the terminals of any electrical apparatus or devices or on any joints or taps.

(2) Conductors in vertical raceways shall be supported independently of the terminal connections and at intervals not exceeding those specified in Table 21, and such supports shall maintain the continuity of the raceway system without injury to the conductors or their covering.

(3) Conductors in raceways shall not hang over the edges of bushings, bends or fittings of any kind in such a manner that the insulation may be damaged.

12-120 Colour of Conductors

(1) No conductor finished to show a green colour shall be used for any purpose other than a grounding conductor.

(2) Where the mid-point of one phase of a 4-wire delta-connected secondary is grounded to supply lighting and similar loads, that phase conductor having the higher voltage to ground shall be indicated by painting or other effective means at any point where:

- (a) A connection is to be made; and
- (b) The grounded conductor is present.

(3) Where a panelboard is supplied for a 4-wire delta connected system the grounded conductor referred to in subrule (2) shall be located in a compartment provided for single phase connections and the phase conductor having the higher voltage to ground shall be suitably barriered from that compartment.

Open Wiring

12-200 Open Wiring Rules. Rules 12-202 to 12-224 apply only to single conductors run as open wiring.

12-202 Types of Conductors. Conductors shall be of types specified in Rules 12-100 and 12-102.

12-204 Spacing of Conductors

(1) Spacings between conductors and between conductors and adjacent surfaces shall, except as otherwise provided for in this Rule, comply with the following:

- (a) For normally dry locations the spacings shall be not less than those specified in Table 20;
- (b) Where circuits of different voltages are run parallel to each other, the separation between adjacent conductors of the different circuits shall be not less than that specified in Table 20 for conductors of the circuit having the higher voltage;
- (c) In damp locations, a separation of at least 1 inch shall be maintained between conductors and adjacent surfaces.

(2) In all locations, a separation of at least 1 inch shall be maintained between conductors and adjacent metallic piping or conducting materials.

(3) Where conductors are run across the open faces of joists, studs, or timber, the separation between conductors shall be as specified in Rule 12-044.

(4) At connections to fittings and devices or in other cases where it is not practical to maintain the spacings specified above, individual conductors shall be encased in porcelain tubes or continuous lengths of flexible tubing, but:

- (a) The porcelain tubes or flexible tubing shall extend the full length of the conductor between points of support; and
- (b) The flexible tubing shall not be used in damp locations, unless a spacing of not less than 1 inch can be maintained between the tubing and any wet or conducting surfaces.

12-206 Conductor Supports

(1) Conductors shall be supported rigidly on incombustible, absorption-resisting insulators.

(2) Split knobs shall not be used to support conductors larger than No. 8 AWG.

(3) Conductors supported on solid knobs shall be securely tied thereto by tie wires having insulation of the same type as that on the conductors which they secure.

(4) Where used on metal surfaces, thermoplastic-insulated conductors shall not be mounted in split knobs or cleats.

12-208 Conductors on Flat Surfaces. Where conductors are run on flat surfaces, they shall be supported rigidly at intervals of not more than 4½ feet.

12-210 Material for Attachment of Conductor Supports. Knobs and cleats shall be fastened securely with screws.

12-212 Protection from Mechanical Injury

(1) Where conductors are supported on or run across the open faces of joists, wall-studs, or other timber, or on walls where exposed to mechanical injury, they shall be protected by running-boards, guard-strips, wooden boxing or sleeves of iron pipe.

(2) Where conductors are not exposed to mechanical injury, they may be run directly from timber to timber, but shall be:

- (a) Of not less than No. 8 AWG;
- (b) Separated from each other by not less than 6 inches; and
- (c) Supported at each timber.

(3) Open wiring shall not be run across the tops of ceiling joists in unfinished attics or like places.

12-214 Material for Running-Boards, Guard-Strips and Boxing

(1) Material for running-boards, guard-strips and boxing shall be at least ⅜ inch thick and the edges of running-boards shall project at least ½ inch beyond the insulators on both sides.

(2) Guard-strips shall be at least as high as the insulators and placed as close to the conductors as Table 20 permits.

(3) In wooden boxing, there shall be a clear space of at least 1 inch between conductors and adjacent surfaces, and the ends of boxing not abutting on the structure of the building shall be closed.

12-216 Ends of Conductors

(1) Conductors shall not be brought to a dead-end at any fitting distant more than 12 inches from the last supporting insulator.

(2) Where conductors of No. 8 AWG or larger are run as open wiring, solid knobs or strain insulators shall be used at the ends of the run.

12-218 Conductors Passing Through Walls or Floors

(1) Where a conductor passes through walls, floors, timbers, or partitions, it shall be bushed:

(a) Where not exposed to mechanical injury, with a continuous porcelain tube; or

(b) Where exposed to mechanical injury, with a single sleeve of iron pipe enclosing all conductors of the circuit and each conductor shall be separately encased in a continuous length of flexible tubing extending the full distance between the insulators next adjacent to the ends of the sleeve.

(2) The bushing shall be secured in place and shall project at least $\frac{1}{2}$ inch beyond the finished surface from which it issues.

12-220 Maintaining Clearances. Sub-bases shall be installed under all surface-mounted snap switches and receptacles unless adequate clearances are otherwise maintained.

12-222 Where Open Wiring Connects to Other Systems of Wiring. Where open wiring is connected to conductors in raceways, armoured cable, or non-metallic sheathed cable, the junction shall be made in a box, or at, or in, a fitting having a separately bushed hole for each conductor.

12-224 Provision for Grounding. Where open wiring is used, provision for grounding shall be made in accordance with the Section 10 requirements.

Exposed Wiring on Exteriors of Buildings and Between Buildings on the Same Premises

12-300 Exterior Exposed Wiring Rules. Rules 12-302 to 12-318 apply only to exposed wiring run on the exterior surfaces of buildings or between buildings on the same premises.

12-302 Types of Conductors. Conductors shall be of types suitable for exposure to the weather as indicated in Table 19.

12-304 Location of Conductors

(1) Subject to the provisions of Rule 6-010, where the conductors are supported on or in close proximity to the exterior surfaces of buildings they shall be

installed and protected so that they shall not be a hazard to persons or be exposed to mechanical injury, and they shall not, without special permission, be less than 15 feet from the ground.

(2) Where the conductors are exposed to mechanical injury from awnings, swinging signs, shutters, or other movable objects, they shall be run in rigid conduit made water-tight.

12-306 Conductor Supports

(1) Conductors on the exterior surfaces of buildings shall be supported by brackets, racks, insulators, or other acceptable means at intervals of not more than 9 feet and the individual conductors shall be distant at least 6 inches from one another and at least 2 inches from the adjacent surfaces.

(2) Where petticoat insulators are used, they shall be installed at intervals of not more than 15 feet under normal conditions and at smaller intervals where the conductors are subject to disturbance, and shall be located so as to hold the individual conductors at least 12 inches apart and at least 2 inches from adjacent surfaces.

(3) Where the conductors are not exposed to the weather, they may be supported on glass or porcelain knobs placed at intervals of not more than $4\frac{1}{2}$ feet and holding the conductors at least 1 inch from adjacent surfaces.

(4) Where conductors having a voltage of 220 volts or less and conductors of more than 220 volts, but not exceeding 750 volts are mounted on the same pole, the conductors of the higher voltages shall be mounted above and kept distant at least 12 inches from the conductors of the lower voltage.

12-308 Minimum Size of Overhead Conductors

(1) Single conductors run aerially between buildings or supports on the same premises in spans exceeding 15 feet shall be not smaller than No. 10 AWG copper or No. 6 aluminum.

(2) Where the span exceeds 50 feet but not 100 feet, the minimum size of conductor shall be No. 8 AWG copper or No. 4 AWG aluminum.

(3) Where the span exceeds 100 feet but not 135 feet, the minimum size of conductor shall be No. 6 AWG copper or No. 3 AWG aluminum.

12-310 Clearance of Conductors. The conductors shall be located or guarded so that they cannot be reached by a person standing on a fire escape, flat roof, or other portion of a building, and they shall be at least 8 feet above the highest point of a flat roof or roof that can be readily walked upon and at least 3 feet above peaked roofs or the highest point of roofs that cannot be readily walked upon except that, by special permission, they may be less than 8 feet but not less than 6 feet above the highest point of a flat roof or roofs that can be readily walked upon.

12-312 Conductors over Buildings. Conductors shall not be carried over buildings without special permission, and work shall not be begun until the plans and specifications for the work are approved by the inspection department.

12-314 Conductors on Trestles. Where the conductors pass over buildings, they shall, where practicable, be supported on structures not connected to the building but, where not practicable, they shall be supported on and secured to trestles constructed of steel or other acceptable material.

12-316 Power Supply Conductors. The conductors of a power supply system attached to the exterior surfaces of buildings shall be at least 4 inches from the conductors of a communication system unless one system is in conduit or is permanently separated from other systems by a continuous fixed non-conductor other than the insulation on the conductors.

12-318 Use of Neutral Supported Cables. When neutral supported cables are used the following requirements shall apply:

- (a) They shall not be mounted directly on any surface;
- (b) They shall be secured so that they will be not less than:
 - (i) 3 feet from a building in the case of Type NS-1; and
 - (ii) 2 inches from a building in the case of Type NSF-2;
- (c) They shall be supported in spans of not more than 125 feet in length;
- (d) The conductors shall be secured to the messenger at all terminations;
- (e) Where aluminum conductors are used, wire connectors approved for use with such conductors shall be used; and
- (f) The bare neutral (messenger) when used as a neutral conductor forming part of an electrical circuit shall be:
 - (i) Supplied from a grounded ac system;
 - (ii) Attached to an insulator at points of support and at terminations; and
 - (iii) Not connected to or in contact with any grounded surface except as permitted by other rules of this Code.

Concealed Knob-And-Tube Wiring

12-400 Concealed Knob-and-Tube Wiring Rules. Rules 12-402 to 12-442 apply only to concealed knob-and-tube wiring.

12-402 Maximum Potential. Knob-and-tube wiring shall not be used for potentials exceeding 150 volts to ground or 300 volts between any two conductors.

12-404 Types of Conductors. Conductors shall be of types acceptable for concealed knob-and-tube wiring as indicated in Table 19.

12-406 Spacing of Conductors. Conductors shall be separated from each other by a distance of at least 4 inches and from adjacent surfaces by a distance of at least 1 inch, except that:

- (a) At distribution centres, meters, outlets, switches, and places where 4-inch separation cannot be maintained between conductors, each conductor shall be encased in a continuous length of flexible tubing extending from within the distribution box, meter, outlet box, or switch box to the nearest supporting knob; or
- (b) Where conductors approach at any point within 1 inch of other electrical conductors or of metallic piping or other conducting material, they shall be protected in the manner prescribed by Rule 12-036 (4).

12-408 Conductors Passing Through Walls or Floors. Where conductors pass through walls, floors, timbers, or partitions, they shall be protected in the manner prescribed by Rule 12-056.

12-410 Conductor Supports

- (1) Conductors shall be supported separately on incombustible, absorption-resisting insulators.
- (2) Split knobs shall not be used to support conductors larger than No. 8 AWG.
- (3) Conductors supported on solid knobs shall be securely tied thereto by tie-wires having insulation of the same type as that on the conductors which they secure.

12-412 Conductors on Flat Surfaces

- (1) Conductors shall be run singly on separate timbers or studding where practicable and shall be supported rigidly at intervals of not more than 4½ feet.
- (2) Where conductors of No. 8 AWG or larger are run as knob-and-tube wiring, solid knobs or strain insulators shall be used at the ends of the run.

12-414 Material for Attachment of Conductor Supports. Knobs shall be fastened securely with screws.

12-416 Conductors in Plastered Partitions. Where conductors pass through or near cross-timbers in spaces behind plastering, the parts of the conductors which are within a distance of 3 inches measured vertically above the upper surface of the cross-timbers shall be protected by porcelain tubes.

12-418 Where Conductor Supports Cannot Be Attached

- (1) Where it is impracticable to use insulating supports in any portion of an installation and the conductors are in a dry location, they may be fished, and shall be run separately, in flexible tubing extending in continuous lengths between supports, from a support to an outlet or between outlets; or some other wiring method providing mechanical protection for the conductors shall be used.
- (2) There shall be no joints or splices in the conductors within their protective coverings.

12-420 Where Knob-and-Tube Wiring Connects to Other Systems of Wiring. Where knob-and-tube wiring is connected to conductors in raceways, armoured cable, or non-metallic sheathed cable, the junction shall be made in a box having a separately bushed hole for each conductor.

12-422 Provision for Grounding

Where knob-and-tube wiring is used, provision for grounding shall be made in accordance with Section 10 requirements.

Bare Bus Bars and Risers**12-500 Where Bare Bus Bars May be Used**

(1) Bare conductors shall not be used as main risers or feeders in buildings unless special permission is obtained.

(2) Special permission shall not be granted unless:

- (a) The building is of fire-proof construction;
- (b) The conductors are placed in a chase, channel, or shaft located or guarded so that the conductors are inaccessible;
- (c) The premises do not constitute a hazardous location;
- (d) Suitable cut-offs to protect against the vertical spread of fire are provided where floors are pierced; and
- (e) The mechanical and electrical features of the installation and the conductor supports are, in the opinion of an inspector, appropriate to the operating and maintenance conditions likely to occur.

Non-Metallic Sheathed Cable

12-600 Non-metallic Sheathed Cable Rules. Rules 12-602 to 12-626 shall apply only to conductors run as non-metallic sheathed cable.

12-602 Maximum Potential. Non-metallic sheathed cable shall not be used where the potential exceeds 300 volts between any two conductors.

12-604 Use. Non-metallic sheathed cable may be installed in or on buildings of combustible (ordinary or wood frame) construction, and in or on buildings of other types of construction as the inspection department may permit.

12-606 Method of Installation

(1) The cable shall be run in continuous lengths between outlet boxes, junction boxes, and panel boxes as a loop system, and the joints, splices, and taps shall be made in the boxes.

(2) Where concealed wiring is connected to non-metallic sheathed cable, the junction shall be made in a box.

(3) Where open wiring is connected to non-metallic sheathed cable, the junction shall be made in a box or at or in a fitting having a separately bushed hole for each conductor.

12-608 Bending of Cable. The cable shall not be bent or handled so that the covering is damaged.

12-610 Cable Supports. Where the cable is run between outlets, it shall be secured by straps or other approved devices located within 12 inches of every box or fitting and at intervals of not more than 4½ feet throughout the run.

12-612 Not to be Embedded. The cable shall not be buried in plaster, cement, or similar finish.

12-614 Protection on Joists and Rafters. Cables shall not be run on or across:

- (a) The upper faces of ceiling joists or the lower faces of rafters in attic or roof spaces, where the vertical distance between the joists and the rafters exceeds three feet; or
- (b) The lower faces of basement joists, unless suitably protected from mechanical injury.

12-616 Protection For Cable In Concealed Installations

(1) Where the cable is run through studs, joists, or similar wooden members, the outer surfaces of the cable shall be kept distant at least 1¼ inches from the edges of the wooden members, or the cable shall be effectively protected from mechanical injury.

(2) Where the cable is run through or along metallic studs, joists or similar members, it shall be:

- (a) So located to be effectively protected from mechanical injury both during and after installation;
- (b) Protected where it passes through a member by an approved insert of insulating material adequately secured to the opening in the member; and
- (c) Supported where it runs along or parallel to the stud on supports of insulating material to ensure isolation from the ungrounded metal.

(3) Where the cable is installed immediately behind a baseboard, it shall be effectively protected from mechanical injury from driven nails.

12-618 Protection For Cable In Exposed Installations. Cable used in exposed wiring shall be adequately protected against mechanical damage where it passes through a floor, is less than 5 feet above a floor, or where exposed to mechanical damage.

12-620 Fished Cable Installation. Where the cable is used in concealed wiring and it is impracticable to provide the supports required by Rule 12-610 the cable may be fished.

12-622 Where Outlet Boxes Are Not Required

(1) Where the cable is exposed, approved switch, outlet, and tap devices of insulating material may be used without boxes.

(2) The openings in the devices shall fit closely around the outer covering of the cable.

(3) The device shall fully enclose any part of the cable from which any part of the covering has been removed.

(4) Where the conductors are connected to the devices by binding-screw terminals, there shall be as many screws as there are conductors unless the cables are clamped within the device or the terminals are of a type approved for the purpose.

12-624 Types of Boxes and Fittings

(1) Boxes and fittings shall be of a type approved for use with non-metallic sheathed cable.

(2) Where grounded metal boxes are not required by these rules, outlet and switch boxes may be of fire-resisting moulded composition insulating material, furnished with a cover of the same material.

12-626 Provision for Grounding. Where non-metallic sheathed cable is used, provision for grounding shall be made in accordance with Section 10.

Armoured Cable

12-700 Armoured-Cable Work Rules. Rules 12-702 to 12-718 apply only to armoured-cable work.

12-702 Use

(1) Armoured-cable may be installed in or on buildings or portions of buildings of either combustible or other than combustible types of construction.

(2) Except as noted in Subrule (3), armoured-cable shall be of the type listed in Table 19 as suitable for direct burial if used:

- (a) For underground runs;
- (b) For circuits embedded in masonry, concrete, or fill in buildings in course of construction; or
- (c) In locations where it will be exposed to weather, continuous moisture, excessive humidity, or to oil or other substances having a deteriorating effect on rubber insulation.

(3) Armoured-cable which has the armouring made wholly or in part of aluminum shall not be embedded in concrete containing reinforcing steel unless:

- (a) The concrete is known to contain no chloride additives; or
- (b) The armour has been treated with an approved bituminous base paint or other approved means to prevent galvanic corrosion of the aluminum.

(4) Where armoured-cables are laid in or under cinders or cinder concrete, they shall be protected from corrosive action by a grouting of non-cinder concrete at least one inch thick entirely surrounding them unless they are 18 inches or more under the cinders or cinder concrete.

(5) In buildings of fire-proof construction where branch circuits of armoured-cable have conductors not larger than No. 10 AWG, the branch circuits may be laid on the face of the masonry or other material of which the walls and ceiling are constructed and may be buried in the plaster finish.

12-704 Protection for Armoured-Cables in Lanes

If subject to mechanical injury and unless otherwise protected, acceptable steel guards of not less than No. 10 MSG, adequately secured, must be installed to protect armoured-cables less than 6 feet above grade in lanes and driveways.

12-706 Use of Thermoplastic Covered Armoured Cable. Armoured cable of the type listed in Table 19 as suitable for direct earth burial and which has a thermoplastic outer covering, shall only be used where the outer covering will not be subjected to mechanical injury.

12-708 Continuity of Armoured Cable. The armour of cables shall be mechanically and electrically continuous throughout and shall be mechanically and electrically secured to all equipment to which it is attached, except that the lead-sheath of lead-sheathed armoured cable need not be bonded.

12-710 Terminating Armoured Cable

(1) Where conductors issue from armour, they shall be protected from abrasion:

- (a) By acceptable bushings of insulating material or equivalent devices; or
- (b) By the sheath of lead-sheathed armoured cable.

(2) Where conductors are No. 4 AWG or larger, such protection shall consist of:

- (a) Insulated type bushings, unless the equipment is equipped with a hub having a smoothly rounded throat; or
- (b) Insulating material fastened securely in place which will separate the conductors from the armoured cable fittings and afford adequate resistance to mechanical injury.

(3) Where armoured cable is fastened to equipment, the connector or clamp shall be of such design as to leave the insulating bushing or its equivalent, or the end of the lead sheath, visible for inspection.

(4) Where conductors connected to open wiring issue from the ends of armouring, they shall be protected with approved boxes or with fittings having a separately bushed hole for each conductor.

(5) Where lead-sheathed armoured cables are used in locations where moisture may accumulate, a pothead or equivalent device shall be used to protect the conductors from moisture and mechanical injury at their point of issue from the lead-sheathing.

12-712 Proximity to Knob-and-Tube and Non-metallic-Sheathed Cable Systems.

Where armoured cable is used in a building in which concealed knob-and-tube wiring or concealed non-metallic sheathed-cable wiring is installed, the cable shall not be fished if there is a possibility of damage to the existing wiring.

12-714 Radii of Bends in Armoured Cables

(1) Where armoured cables are bent during installation, the radius of the curve of the inner edge of the bends shall be at least 6 times the internal diameter of the armoured cable.

(2) Where lead-sheathed armoured cable is used, the radius of the curve of the inner edge of the bends shall be at least 10 times the internal diameter of the armoured cable.

(3) Bends shall be made without undue distortion of the armour and without injury to its inner or outer surfaces.

12-716 Concealed Armoured-Cable Installation

(1) Where armoured cable is run through studs, joists, or other wooden members, it shall be:

- (a) Located so that its outer circumference is at least $1\frac{1}{4}$ inches from the nearest edge of the wooden members; or

- (b) Protected from mechanical injury where it passes through the holes in the wooden members.

(2) Where armoured cable is installed immediately behind baseboards, it shall be protected from mechanical injury from driven nails.

12-718 Armoured Cable Supports. Armoured cables shall be supported independently of equipment to which they are fastened and shall be secured in place by approved fastenings located not more than 1 foot from the equipment and not more than 4½ feet apart, except where the armoured cable is fished.

Mineral-Insulated and Aluminum-Sheathed Cable

12-800 Mineral-Insulated and Aluminum-Sheathed Cable Rules. Rules 12-802 to 12-816 cover the installation of mineral-insulated and aluminum-sheathed cable and are amendatory of the other rules of this Code where they apply.

12-802 Use

(1) Mineral-insulated cable and aluminum-sheathed cable may be installed in or on buildings or portions of buildings of either combustible or other than combustible types of construction.

(2) Light-weight mineral-insulated cable shall be used only in multi-conductor assemblies.

12-804 Use When Embedded

(1) Mineral-insulated cable and, round aluminum-sheathed cable, except as noted in Subrule (3) of this Rule, may be used for underplaster extensions from existing outlets only, or when embedded in masonry or concrete.

(2) Except as noted in Subrule (3) of this Rule, flat two-conductor aluminum-sheathed cable may be used for underplaster extensions from existing outlets only, or where embedded in masonry, or concrete, by special permission only.

(3) Cable having an aluminum sheath shall not be embedded in concrete containing reinforcing steel unless:

- (a) The concrete is known to contain no chloride additives; or
- (b) The sheath has been treated with an approved bituminous base paint or other approved means to prevent galvanic corrosion of the aluminum.

12-806 In Ducts or Plenum Chambers. Mineral-insulated and aluminum-sheathed cable may be used in air-conditioning ducts and plenum chambers when provided with acceptable fittings.

12-808 Method of Supporting

(1) Mineral-insulated and aluminum-sheathed cable shall be securely supported by staples, straps, hangers, or similar fittings in such a manner as not to:

- (a) Injure the sheath of the cable; or
- (b) Subject the cable or its termination fittings to undue strain.

(2) Mineral-insulated and aluminum-sheathed cable shall be secured at intervals not exceeding 6 feet, except where the cable is fished and adequate supports are installed, if needed, adjacent to termination fittings.

(3) When settlement of a structure may occur due to weight of contents as in certain grain storage occupancies, provision shall be made so that mineral-insulated and aluminum-sheathed cable runs, including their termination fittings, will not be subjected to undue strain.

(4) Mineral-insulated and aluminum-sheathed cable may be run on the surface of walls, partitions, ceilings, or on or across structural members, subject to the applicable requirements of Rule 12-810.

12-810 Mechanical Protection

(1) Where subject to mechanical injury, mineral-insulated and aluminum-sheathed cable shall be suitably protected.

(2) Where mineral-insulated or aluminum-sheathed cable is installed on the face of a wall, partition, ceiling, or structural member within 5 feet of the floor, and in all locations where subject to mechanical injury as for instance from industrial tractors, other vehicles, equipment, stock piling, or excessive vibration, a suitable safeguard against such injury shall be provided.

(3) Mineral-insulated or aluminum-sheathed cable shall be protected, located, or arranged so that a 2½-inch common nail cannot be driven into it, where the cable is:

- (a) Run through bored or notched holes or grooves in wooden structural members;
- (b) Secured directly to the underside of wooden flooring;
- (c) Located behind baseboards or casings.

(4) In order to comply with Subrule (3), the hole, groove, or supporting strap containing the cable may be sufficiently oversized to permit the cable to move a distance equal to at least the radius of the cable.

(5) Where mineral-insulated or aluminum-sheathed cable passes from a point above grade to direct earth burial and is not otherwise protected against mechanical injury, a suitable pipe stubup shall be arranged to encase the cable to a point where practicable at least 12 inches above grade and, in locations where frost heaving may occur, the encasement shall slide freely on the cable, so as to avoid injury thereto.

12-812 Radii of Bends

(1) The radius of the curve on the inner edge of bends made on mineral-insulated cable shall be not less than six times the external diameter of the sheath and shall be made so as not to damage the outer sheath.

(2) The radius of the curve on the inner edge of bends made on aluminum-sheathed cable shall be not less than:

- (a) Ten times the external diameter of the sheath for cable not more than $\frac{3}{4}$ inch in external diameter;
- (b) Twelve times the external diameter of the sheath for cable more than $\frac{3}{4}$ inch but not more than $1\frac{1}{2}$ inches in external diameter; and
- (c) Fifteen times the external diameter of the sheath for cable more than $1\frac{1}{2}$ inches in external diameter.

12-814 Termination of Mineral-Insulated Cable.

At all points where mineral-insulated cable terminates:

- (a) The end of the cable shall be sealed immediately after stripping to prevent entrance of moisture to the insulation;
- (b) Each conductor extended beyond the sheath shall be provided with the proper insulation; and
- (c) Box connectors used with mineral-insulated cable shall be of types approved specifically for use with this cable.

12-816 Connection to Other Forms of Wiring.

Where mineral-insulated or aluminum-sheathed cable is connected to other forms of wiring, the junction shall be made in a box, or at, or in, a fitting having a separately bushed hole for each conductor.

RACEWAYS

General

12-1000 Raceway Rules. Rules 12-1002 to 12-1036 apply only to conductors run in raceways.

12-1002 Types of Conductors. Conductors shall be of types suitable for use in raceways as indicated in Table 19.

12-1004 Conductors in Raceways

(1) Where conductors are placed in raceways all conductors of a circuit shall be contained in the same raceway, or in the same channel of a multiple channel raceway, except that where it is necessary to run conductors in multiple due to the capacity of an alternating-current circuit, additional enclosures may be used, provided the conductors in any one enclosure:

- (a) Are balanced in size, length, and type of insulation; and
- (b) Include an equal number of conductors from each phase and the neutral.

(2) The same raceway or channel shall not contain circuits of different systems except as permitted by Rule 12-3034.

12-1006 Protection of Conductors at Ends of Raceways

(1) Bushings or equivalent means shall be used to protect conductors from abrasion where they issue from raceways.

(2) Where conductors are No. 4 AWG or larger, such protection shall consist of:

- (a) Insulated type bushings, unless the equipment is equipped with a hub having a smoothly rounded throat; or
- (b) Insulating material fastened securely in place which will separate the conductors from the raceway fittings and afford adequate resistance to mechanical injury.

12-1008 Inserting Conductors in Raceways

(1) Cleaning agents or lubricants of an electrical conducting nature or that might have a deleterious effect on conductor coverings shall not be used when inserting conductors in raceways.

(2) Lubricants used when inserting conductors in raceways shall be either talc or soapstone or an approved compound.

12-1010 Joints or Splices Within Raceways.

There shall be no joints or splices in conductors or cables within raceways, except in the case of busways, wireways, and cabletroughs.

12-1012 Stranding of Conductors. Except in the case of Conductors used as bus bars and mineral-insulated cables, single or multiple conductor cables No. 8 AWG or larger, when installed in raceways, shall be stranded.

12-1014 Electrical Continuity of Raceways. Metal raceways shall be electrically continuous throughout and electrically secured to all equipment to which they are attached.

12-1016 Mechanical Continuity of Raceways. Raceways shall be mechanically continuous throughout and mechanically secured to all equipment to which they are attached.

12-1018 Support of Raceways. Raceways shall be supported independently of equipment forming part of the raceway system.

12-1020 Removal of Fins and Burrs of Raceways. Fins and burrs shall be removed from the ends of raceways.

12-1022 Radii of Bends in Raceways

(1) Where raceways of the type into which conductors are drawn are bent during installation, the radius of the curve of the inner edge of the bends shall be at least 6 times the internal diameter of the raceway except that the radius shall be increased to 10 times where lead-sheathed cable or varnished-cambic-insulated conductors are used.

(2) Bends shall be made without undue distortion of the raceways and without injury to its inner or outer surfaces.

12-1024 Junction of Open Wiring and Raceways. Where conductors connected to open wiring issue from ends of raceways, they shall be protected with approved boxes or with fittings having a separately bushed hole for each conductor.

12-1026 Entry of Raceway into Buildings

(1) Holes in outer walls of buildings through which raceways pass shall be filled to prevent infiltration of moisture.

(2) Where a conduit enters a building from an underground distribution system, the end of the conduit within the building shall be sealed with a suitable compound to prevent the entrance of moisture and gases.

12-1028 Raceways Installed Underground or Where Moisture May Accumulate

(1) The requirements for Category 1 locations as specified in Section 22 shall be complied with where raceways are installed:

- (a) Underground;
- (b) In concrete slabs or other masonry in direct contact with moist earth; or
- (c) In other locations where the conductors are subject to moisture.

(2) Where lead-sheathed conductors are used in such locations, a pothead or equivalent device shall be used to protect them from moisture and mechanical injury at their point of issue from the lead sheathing.

(3) Where raceways are installed underground they shall be buried to a depth of not less than 18 inches or, if in an area subject to vehicular traffic, to a depth of not less than 24 inches unless rock bottom is encountered at a lesser depth, in which case the raceway shall be entrenched into the rock in a trench not less than 6 inches deep and grouted with concrete to the level of the rock surface.

12-1030 Metal Raceways in Plaster. In buildings of fire-proof construction where branch circuits run in metal raceways, have conductors not larger than 10 AWG copper or aluminum, the branch circuits may be laid on the face of the masonry or other material of which the walls and ceiling are constructed and may be buried in the plaster finish.

12-1032 Protection for Raceways in Lanes. If subject to mechanical injury and unless otherwise protected, acceptable steel guards of not less than No. 10 MSG, adequately secured, must be installed to protect conduits less than 6 feet above grade in lanes and driveways.

12-1034 Non-Metallic Raceways. Non-metallic raceways shall be flame retardant.

12-1036 Raceways Installed in Concrete, Cinder Concrete, and Cinder Fill

(1) Raceways made wholly or in part of aluminum shall not be embedded in concrete containing reinforcing steel unless:

- (a) The concrete is known to contain no chloride additives; or
- (b) The raceway has been treated with an approved bituminous base paint or other approved means to prevent galvanic corrosion of the aluminum.

(2) Where metal raceways are laid in or under cinders or cinder concrete, they shall be protected from corrosive action by a grouting of non-cinder concrete at least 1 inch thick entirely surrounding them unless they are 18 inches or more under the cinders or cinder concrete.

Rigid and Flexible Conduit

12-1100 Rigid and Flexible Conduit Rules. Rules 12-1102 to 12-1118 apply only to conductors run in rigid and flexible conduit.

12-1102 Use.

(1) Rigid and flexible conduit may be installed in or on buildings or portions of buildings of either combustible or other than combustible types of construction.

(2) Rigid metal conduit used in damp or wet locations shall be threaded and the joints and fittings shall be made watertight.

12-1104 Minimum Size of Conduits. No conduits having an internal diameter of less than $\frac{1}{2}$ inch, electrical trade size, shall be used except that:

- (a) $\frac{7}{16}$ inch and $\frac{3}{8}$ inch flexible conduit may be used for runs of not more than 5 feet for the connection of equipment; and
- (b) $\frac{3}{8}$ inch liquid-tight flexible metal conduit may be used as permitted by this Code.

12-1106 Field Cut Conduit Threads

(1) Rigid conduit threads either external or internal when cut in the field shall be tapered and shall comply with Table 40.

(2) Running threads for field cut conduit are not permitted.

12-1108 Thread Engagement. The wall thickness of boxes to be drilled and tapped in the field shall be sufficient to ensure thread engagement of at least three complete threads.

12-1110 Maximum Number of Bends in Conduit. A run of conduit between outlets or between draw-in points shall not contain more than the equivalent of 4 quarter-bends.

12-1112 Maximum Spacing of Conduit Supports

(1) All rigid metal conduit of one size shall be securely attached to hangers or to a solid surface with the maximum spacings of the points of support not greater than:

- (a) 5 feet for $\frac{1}{2}$ - and $\frac{3}{4}$ -inch conduit;
- (b) 6 feet for 1- and $1\frac{1}{4}$ -inch conduit;
- (c) 10 feet for $1\frac{1}{2}$ -inch conduit and larger.

(2) Where rigid metal conduits of mixed sizes are run in a group, the conduit supports shall be so arranged that the maximum support spacing will be that shown in Subrule (1) for the smallest conduit.

(3) When flexible metal conduit is installed, it shall be secured by approved means at intervals not exceeding $4\frac{1}{2}$ feet and within 12 inches on each side of every outlet box or fitting, except where flexible conduit is fished and except for lengths of not over 36 inches at terminals where flexibility is necessary.

12-1114 Expansion and Contraction of Conduits

(1) In locations subject to extreme temperature changes, provision shall be made for expansion and

contraction in long runs of rigid conduit in the form of:

- (a) Approved expansion joints; or
 - (b) In the case of the surface-mounted rigid metal conduit only, two ninety-degree bends in the conduit run.
- (2) If expansion joints are used with metal raceways, bonding jumpers shall be provided in accordance with Rule 10-614.

12-1116 Conduit Completely Installed Before Conductors are Installed

(1) Conduits of the draw-in type shall be installed as a complete system before the conductors are drawn into them.

(2) Conductors shall not be drawn into conduits in a building under construction until the conduit fittings and conductors are reasonably safe from damage from construction operations.

12-1118 Conductors in Conduit

(1) Conduits shall be of sufficient size to permit the conductors to be drawn in and withdrawn without injury to the conductors.

(2) Subrules (3), (4), and (5) refer only to complete systems and not to short sections of conduit used for the protection of portions of open wiring which would otherwise be exposed to mechanical injury.

(3) The minimum size of conduit for a given number of conductors or multi-conductor cables shall be such that the conductors or cables and their coverings will not result in a greater conduit fill than that specified in Table 8, and in this determination:

- (a) The interior cross-sectional area for various sizes of conduit shall be those specified in Table 9;
- (b) The cross-sectional areas to be used for all types of insulated conductors not exceeding 600 volts shall be the area of thermosetting and thermoplastic insulated conductors as specified in Columns 3 and 5 of Table 10 respectively;
- (c) The cross-sectional areas for insulated conductors rated over 600 volts and for those conductors not listed in Table 10, which for a given size are larger than the corresponding outside diameter of conductors as given in Column 2 of Table 10, shall be calculated from the nominal outside diameter of the conductor and its coverings, and if less than this shall be in accordance with Paragraph (b);
- (d) The cross-sectional area for bare conductors shall be the area as specified in Column 3 of Table 10 when used with thermosetting insulated conductors and the area as specified in Column 5 of Table 10 when used with thermoplastic insulated conductors;
- (e) The cross-sectional area for multi-conductor cables shall be the area of the cable based on its overall diameter, or the area of the equivalent round construction based on its maximum dimensions.

(4) The maximum number of conductors in a conduit, whether single or cabled together, shall be thirty except as permitted in paragraph (c) of Subrule (5).

(5) The maximum number of conductors of a given size in one conduit based on the requirements of Subrule (3), shall not exceed that shown as follows:

- (a) In Tables 5 and 5A for 600 volt thermosetting insulated conductors and for 600 volt thermoplastic insulated conductors respectively, except those covered in Paragraphs (c) and (d) below;
- (b) In Table 7 for lead-sheathed conductors or cables;
- (c) In Table 6 for motor control conductors and conductors for stage-pockets, border lights, sign flashers, elevator control and signal circuits where thermosetting insulated conductors are used;
- (d) In Table 6A for motor control conductors and conductors for stage-pockets, border lights, sign flashers, elevator control and signal circuits where thermoplastic insulated conductors are involved.

Rigid PVC (Unplasticized) Conduit

12-1200 Use

(1) Rigid PVC conduit may be used for exposed and concealed work above and below ground in accordance with the rules for threaded rigid metal conduit subject to the provisions of Rules 11-1202 to 12-1220.

(2) Rigid PVC conduit may be used in cinders or cinder concrete without the grouting referred to in Rule 12-1036 being required.

12-1202 Restrictions on Use. Rigid PVC conduit shall not be used:

- (a) In hazardous locations as covered by Section 18;
- (b) With wiring for exit and fire escape lights;
- (c) Where passing through fire separations in buildings of fire-resisting construction unless the conduit is located in an enclosure with a fire resistant rating equal to or greater than that of the fire separation pierced; or
- (d) Where enclosed in thermal insulation.

12-1204 Temperature Limitations

(1) Rigid PVC conduit shall not be used where normal conditions are such that any part of the conduit is subjected to a temperature in excess of 75C.

(2) Subrule (1) shall not prevent the use of insulated conductors having temperature ratings in excess of 75C, but such conductors shall not have ampacities exceeding those of 90C conductors, regardless of their temperature rating.

12-1206 Mechanical Protection. Rigid PVC conduit shall be protected where exposed to mechanical injury either during installation or afterwards.

12-1208 Field Bends. Rigid PVC conduit may be bent in the field, provided approved equipment is used and provided the radius of bending is not less than 10 times the internal diameter.

12-1210 Fittings

(1) Rigid PVC conduit including elbows and bends shall not be threaded but shall be used with approved adapters and couplings which shall be applied in an acceptable manner with approved solvent cement.

(2) Male threaded terminations shall not be used except in unthreaded openings in the wall of an enclosure using a suitable conduit locknut.

12-1212 Supporting of Conduit

(1) All rigid PVC conduit of one size shall be securely attached to hangers or to a solid surface with the maximum spacing of the points of supports not greater than:

- (a) 2½ feet for ½-, ¾-, and 1-inch conduit;
- (b) 4 feet for 1¼-, and 1½-inch conduit;
- (c) 5 feet for 2-inch conduit;
- (d) 6 feet for 2½- and 3-inch conduit;
- (e) 7 feet for 3½-, 4-, and 5-inch conduit; and
- (f) 8 feet for 6-inch conduit.

(2) Where conduits of mixed sizes are run in a group, the conduit supports shall be arranged so that the maximum support spacing will be that shown in Subrule (1) for the smallest conduit.

(3) Except where embedded in concrete, rigid PVC conduit shall not be clamped tightly but shall be supported in such a manner as to permit adequate lineal movement to allow for expansion and contraction of the conduit due to temperature change.

12-1214 Support of Equipment. Rigid PVC conduit shall not be used to support fixtures or other equipment except as permitted by Rule 12-3016 (2).

12-1216 Expansion Joints. Unless the conduit is gouted in concrete, at least one expansion joint shall be installed in any conduit run where the expansion of the conduit due to the maximum probable temperature change during and after installation will exceed 1¾ inches.

12-1218 Maximum Number of Conductors. The maximum number of conductors in rigid PVC conduit shall be determined as for conduit in accordance with Rule 12-1118.

12-1220 Grounding Continuity. A separate grounding conductor shall be installed in rigid PVC conduit in compliance with Rule 10-404.

Rigid Types I and II Non-Metallic Bituminized-Fibre and Asbestos-Cement Conduits

12-1300 Scope. Rules 12-1302 to 12-1310 apply to the installation of rigid non-metallic conduits, Types I and II made of bituminized-fibre or asbestos-cement.

12-1302 Use Permitted. Types I and II rigid non-metallic conduit and fittings approved for the purpose may be used:

- (a) For installation underground in accordance with Rule 12-1028 for raceways, except that Type I conduit shall be laid with its entire length in a 2-inch envelope of concrete; or
- (b) In concrete walls, floors, and ceilings where surrounded by at least 2 inches of concrete.

12-1304 Use Prohibited. Types I and II rigid non-metallic conduit shall not be used:

- (a) Above ground except as permitted by paragraph (b) of Rule 12-1302.
- (b) Where subject to physical damage; or
- (c) In hazardous locations as covered by Section 18.

12-1306 Method of Installation

(1) All cut edges shall be trimmed inside and outside to remove rough edges.

(2) Types I and II rigid non-metallic conduit including elbows and bends shall not be threaded but shall be used with approved adapters and couplings.

(3) All joints between the conduit and couplings, fittings and boxes shall be made by a method and with tools specified for the purpose.

(4) Types I and II rigid non-metallic conduit shall be secured mechanically to prevent disturbance of the alignment during construction.

12-1308 Split Straight Conduit. In existing underground or concrete embedded installations only, raceways may be formed using split straight conduit, provided that:

- (a) Both halves of each conduit length are properly matched and clamped together to form a close-fitting concrete-tight joint;
- (b) Each length of conduit is tightly clamped at each end, with additional clamps spaced not more than 3 feet apart; and
- (c) Clamps made of stainless steel or other corrosion-resistant material acceptable to the inspection department are used when not embedded in concrete.

12-1310 Maximum Number of Conductors. The maximum number of conductors in Types I and II rigid non-metallic conduit shall be determined as for conduit in accordance with Rule 12-1118.

Liquid-Tight Flexible Metal Conduit

12-1400 Use of Liquid-Tight Flexible Metal Conduit

(1) Liquid-tight flexible metal conduit may be used in short lengths where a flexible connection is required in ordinary locations and where permitted by other Sections of this Code.

(2) Liquid-tight flexible metal conduit shall not be used:

- (a) Where subject to mechanical injury;
- (b) As a general-purpose raceway;
- (c) In lengths greater than that essential for the degree of flexibility required;
- (d) Where exposed to gasoline or similar light petroleum solvents, or corrosive liquids or vapours having an injurious effect on the thermoplastic jacket;
- (e) Under conditions such that the jacket temperature will exceed 60C (140F), or 75C (167F) if the jacket is approved for this higher temperature; or
- (f) Where flexing at low temperatures may cause injury to the jacket.

(3) $\frac{3}{8}$ -inch liquid-tight flexible metal conduit may be used for runs of not more than 5 feet for the connection of equipment.

12-1402 Size of, and Conductors for, Liquid-Tight Flexible Metal Conduit

(1) The maximum size of liquid-tight flexible metal conduit shall not exceed 3-inch electrical trade size.

(2) A separate grounding conductor shall be installed in accordance with the rules of Section 10 in liquid-tight flexible metal conduit.

(3) The maximum size of conductors which may be installed in sizes $1\frac{1}{4}$ inch and smaller shall not exceed:

- (a) No. 14 AWG in $\frac{3}{8}$ inch trade size;
- (b) No. 12 AWG in $\frac{1}{2}$ inch trade size;
- (c) No. 8 AWG in $\frac{3}{4}$ inch trade size;
- (d) No. 6 AWG in 1 inch trade size;
- (e) No. 2 AWG in $1\frac{1}{4}$ inch trade size.

(4) Conductors need not be lead sheathed but shall be of the moisture-resistant types when used in Category 1 locations as covered by Section 22.

(5) The maximum per cent fill shall be in accordance with Rule 12-1118 and for this purpose the cross-sectional area of the $\frac{3}{8}$ -inch trade size shall be considered as 0.184 square inches.

Electrical Metallic Tubing

12-1500 Electrical Metallic Tubing Rules. Rules 12-1500 to 12-1514 apply only to electrical metallic tubing.

12-1502 Use

(1) Electrical metallic tubing may be used for exposed and concealed work except that it shall not be used:

- (a) Where it shall be subject to mechanical injury either during installation or afterwards;

(b) In any hazardous location;

(c) Where exposed to corrosive vapour except as permitted by Rule 2-112;

(d) For direct earth burial;

(e) In wet locations.

(2) Electrical metallic tubing may be installed in or on buildings or portions of buildings of either combustible or other than combustible types of construction.

12-1504 Supports. Electrical metallic tubing shall be installed as a complete system and shall be securely fastened in place within 3 feet of each outlet box, junction box, cabinet, coupling or fitting, and the spacing between supports shall be in accordance with those given in Rule 12-1112.

12-1506 Minimum and Maximum Tubing Size. The tubing shall have an internal diameter of not less than $\frac{1}{2}$ inch electrical trade size.

12-1508 Maximum Number of Conductors. A tube shall not contain more conductors of a given size than are specified in Rule 12-1118.

12-1510 Connections and Couplings. Where lengths of electrical metallic tubing are coupled together or connected to boxes, fittings or cabinets, fittings approved for the purpose shall be used and they shall be of the:

- (a) Dry type for ordinary locations and where buried in plaster or masonry block walls;
- (b) Raintight type for exposure to the weather or for installation in poured concrete or masonry.

12-1512 Radii of Bends in Tubing

(1) Bends in the tubing shall be made so as not to injure the tubing or reduce its internal diameter.

(2) Where conductors which are not lead-sheathed are used, the radius of the curve of the inner edge of bends made during installation shall be at least 6 times the internal diameter of the tubing.

(3) Where lead-sheathed conductors are used, the radius of the curve of the inner edge of bends made during installation shall be at least 10 times the internal diameter of the tubing.

12-1514 Number of Bends in Tubing. Where the tubing is run between outlets or fittings, or between outlets and fittings, the run shall not contain more than the equivalent of 4 quarter-bends including the bends located at an outlet or fitting.

Surface Raceways

12-1600 Use

(1) Surface raceways shall be installed only in ordinary locations (dry).

(2) Metallic surface raceways less than 0.0309 inch thick and non-metallic surface raceways shall be used only as extensions to wiring systems where:

- (a) The voltage between conductors contained therein is not in excess of 300 volts; and

(b) The voltage to ground is not in excess of 150 volts.

(3) Surface raceways shall not be used:

(a) Where concealed; or

(b) Where subject to severe physical damage unless approved for the purpose.

(4) Surface raceways shall not be used for:

(a) Conductors larger than No. 6 AWG;

(b) A greater number of conductors than that for which they are approved;

(c) More than 10 conductors; or

(d) Support of fixtures.

(5) Non-metallic surface raceways shall not be used under any of the following conditions:

(a) Where the ambient temperature exceeds 50C;

(b) With conductors having insulation exceeding 75C unless conductor ampacity is derated to that of a 75C conductor.

12-1602 Supports. The backing of a surface raceway shall be secured in position in such a manner that the fastening means will not damage conductor insulation.

12-1604 Grounding. A separate grounding conductor shall be installed in non-metallic surface raceways in compliance with Rule 10-404.

12-1606 Surface Raceways through Walls and Floors

(1) Metallic surface raceways may be extended through walls, partitions, and floors in dry locations only, and shall be in unbroken lengths where passing through.

(2) Non-metallic surface raceways shall be so installed as to not pass through a floor, partition, or wall, although, where necessary, exposed sections may be interconnected by other approved wiring methods.

12-1608 Multiple-Channel Surface Raceways

(1) Where multiple-channel surface raceways are used to carry the conductors of different systems, each compartment shall contain only the conductors of one system and the compartments shall maintain the same position in relation to each other throughout the length of the raceway.

(2) One or more of the systems may be communication systems.

Underfloor Raceways

12-1700 Where Underfloor Raceways Are Permitted

(1) Underfloor raceways may be installed under the surface of concrete or other flooring material.

(2) Underfloor raceways shall not be used:

(a) Where they will be exposed to corrosive vapours;

(b) In a hazardous location;

(c) In commercial garages; or

(d) In storage-battery rooms.

12-1702 Method of Installing Underfloor Raceways

(1) Underfloor raceways shall be laid so that their centre-line coincides with a straight line drawn between the centres of successive junction boxes.

(2) The raceways shall be mechanically secured to prevent disturbance of the alignment during construction.

(3) The joints along the edges of the raceways and between the raceways, couplings, and junction boxes; and between the junction box cover-plates and cover-rings shall be filled with an approved waterproof cement.

(4) The raceways shall be arranged so there are no low points or traps at the fittings or in the raceway run and crossings shall be avoided where possible.

12-1704 Fittings for Underfloor Raceways

(1) Where underfloor raceways are run at other than right angles, special fittings shall be provided if required by an inspector.

(2) The raceways shall be connected to distribution centre and wall outlets by conduit or approved fittings.

(3) Dead-ends of the raceways shall terminate in junction boxes or other approved fittings.

12-1706 Taps and Splices in Underfloor Raceways. Taps and splices in underfloor raceways shall be made only in header access units or in junction boxes.

12-1708 Inserts and Junction Boxes for Underfloor Raceways

(1) Inserts and outlets in underfloor raceways shall be made electrically and mechanically secure.

(2) Inserts in the fibre raceways shall be screwed into the fibre and, where they are not made mechanically secure by being grouted in separately, they shall not be set until the floor is laid.

(3) Inserts and junction boxes shall be levelled to the grade of the floor and sealed with water-tight plugs.

12-1710 Setting of Inserts. When setting inserts or cutting through the walls of underfloor raceways, adequate precautions shall be taken to prevent chips and dirt from falling into the raceway, and special tools designed for the purpose and for preventing the tools from entering the raceway and injuring the conductors shall be used.

12-1712 Multiple-Channel Underfloor Raceways. Where interior wiring systems are not connected electrically to each other within a building, their respective conductors shall be contained in

separate raceways, or subject to the provisions of Rule 12-1608, in separate channels of multiple-channel underfloor raceways.

12-1714 Discontinued Outlets in Underfloor Raceways. Where an outlet in an underfloor raceway is discontinued, the conductors supplying the outlet shall be removed from the underfloor raceway.

12-1716 Area of Conductors in Underfloor Raceways

(1) The aggregate cross-sectional area of the conductors and their insulation in an underfloor raceway shall not exceed 40 per cent of the interior cross-sectional area of the raceway.

(2) Subrule (1) shall not apply where the raceway contains only mineral-insulated cable, aluminum-sheathed cable, armoured cable, or non-metallic sheathed cable.

(3) The cross-sectional areas for conductors in Subrule (1) shall be determined in accordance with Rule 12-1118 (3).

12-1718 Underfloor Raceways Completely Installed Before Installation of Conductors. Conductors shall not be drawn into underfloor raceways in a building under construction until the raceway, fittings and conductors are reasonably safe from damage from construction operations.

12-1720 Underfloor Raceway Junction Boxes. Junction boxes shall not be used as outlet boxes in underfloor raceways.

12-1722 Gauge of Metal Underfloor Raceways

(1) Steel underfloor raceways shall have a thickness not less than 0.0528 inches (No. 16 MSG), except that the upper element for an underfloor raceway unit may be less than 0.0528 inches, but not less than 0.0418 inches (No. 18 MSG), provided that the unit is covered with concrete to a depth of not less than 2½ inches and is marked as being approved for such application.

(2) Where wiring feeder-ducts are exposed to damage during installation, they shall have a thickness of not less than 0.0667 inches (No. 14 MSG).

Cellular Floor Raceways

12-1800 Circuits in Cellular Floor Raceways. All conductors of a circuit shall be contained in the same enclosure of a cellular floor raceway and except as permitted by Rule 12-3034, the circuits of different systems shall not be contained therein.

12-1802 Conductors in Cellular Floor Raceways

(1) Conductors shall not be installed in a cellular floor raceway:

- (a) Where they will be exposed to corrosive vapours;
- (b) In a hazardous location;
- (c) In commercial garages; or
- (d) In storage-battery rooms.

(2) Conductors shall not be installed in any cell or header which contains a pipe for steam, water, air, gas, drainage, or other non-electrical service.

(3) Where the cell or header contains such non-electrical services, the cell or header shall be sealed, where practicable, in a manner satisfactory to the inspection department.

12-1804 Maximum Conductor Size in Cellular Floor Raceways. No conductor larger than No. 0 AWG copper or aluminum shall be installed in a cellular floor raceway unless special permission is obtained.

12-1806 Cross-Sectional Area of Cellular Floor Raceways

(1) Where a cellular floor raceway contains other than mineral-insulated cable, aluminum-sheathed cable, armoured cable, or non-metallic sheathed cable, the aggregate cross-sectional area of the conductors in the raceway shall not exceed 40 per cent of the interior area of the header feeding the individual cells.

(2) The cross-sectional areas, for conductors in Subrule (1) shall be determined in accordance with Rule 12-1118 (3).

12-1808 Taps and Splices in Cellular Floor Raceways. Splices and taps in cellular floor raceways shall be made only in header access-units or in junction boxes.

12-1810 Cellular Floor Raceway Markers. Where cellular floor raceways are used, a suitable number of markers shall be installed for the future location of cells and for system identification, and the markers shall extend through the floor.

12-1812 Cellular Floor Raceway Junction Boxes

(1) Junction boxes used in cellular floor raceways shall be levelled to floor grade and sealed against the entrance of water.

(2) The junction boxes shall be constructed of metal and shall be electrically continuous with the headers.

(3) Electrical continuity of cellular metal-floor raceway sections shall be obtained by spot welding or other equivalent means.

12-1814 Cellular Floor Raceway Inserts

(1) Inserts in cellular floor raceways shall be levelled to floor grade and sealed against entrance of water.

(2) Inserts shall be made of metal and shall be electrically continuous with the cellular metal-floor raceways.

(3) When setting inserts or cutting through cell walls adequate precautions shall be taken to prevent chips and dirt from falling into the raceway and for preventing tools from entering the cells and injuring the conductors therein.

(4) A separate grounding conductor shall be installed in cellular concrete floor raceways in compliance with Rule 10-404.

12-1816 Cellular Floor Raceway Extensions.

Connections from cellular floor raceways to cabinets and extensions from cells to outlets shall be made by means of rigid conduit, flexible conduit, or fittings approved for the purpose.

12-1818 Cellular Floor Raceway Discontinued Outlets.

Where an outlet is discontinued the conductors supplying the outlet shall be removed from the cellular floor raceway.

12-1820 Gauge of Cellular Metal-Floor Raceway.

Steel cellular floor sections having a thickness less than 0.0528 inch (16 MSG) shall be covered with concrete to a depth of not less than 2½ inches and shall be marked for use for such application.

Auxiliary Gutters**12-1900 Where Auxiliary Gutters are Used to Supplement Wiring Spaces**

(1) Where auxiliary gutters are used to supplement wiring spaces at meter centres, distribution centres, switchboards, and similar points in interior-wiring systems, the gutters may enclose conductors and cables but they shall not be used to enclose bus bars, switches, overcurrent devices, or other appliances or apparatus.

(2) The auxiliary gutters shall not extend more than 20 feet beyond the equipment which they supplement, and thereafter the conductors may be contained in approved wireways or busways.

12-1902 Auxiliary Gutter Supports. Auxiliary gutters shall be securely supported throughout their entire length at intervals of not more than 5 feet unless the gutter is plainly marked to indicate a greater distance.

12-1904 Auxiliary Gutter Cross-Sectional Area

(1) The aggregate cross-sectional area of the conductors and their insulation at a cross-section of an auxiliary gutter shall not exceed 20 per cent of the cross-sectional area of the gutter at that point.

(2) A single compartment of an auxiliary gutter shall not contain more than 30 conductors at a cross-section.

(3) The cross-sectional areas for conductors in Subrule (1) shall be determined in accordance with Rule 12-1118 (3).

Busways and Splitters**12-2000 Use**

(1) Busways and splitters may be used only for exposed work except as permitted in Subrules (5) and (6) of this Rule.

(2) Busways and splitters shall not be installed outdoors or in wet or damp locations, unless specifically approved for use in such locations.

(3) Busways, splitters and fittings shall not be placed:

- (a) Where subject to mechanical injury;
- (b) Where subject to corrosive vapours;

(c) In hoistways;

(d) In hazardous locations; or

(e) In storage battery rooms.

(4) Busways may be used as risers in buildings of fire-resisting construction when provided with acceptable fire stops.

(5) Busways may be installed in false ceiling spaces by special permission providing that:

(a) Ventilation is adequate to prevent development of ambient temperatures in excess of 30C, otherwise the rating of the busway shall be reduced to 82, 71, and 58 per cent for ambients of 40C, 45C, or 50C respectively, but in no case shall the ambient be higher than 50C;

(b) All joints of the busway are accessible;

(c) Any take-off devices are non-fusible if the busway is of the plug-in type;

(d) Adequate working space exists between the busway and other services or structural parts; and

(e) The busway is of the totally-enclosed type except that ventilated type may be used provided that, in addition:

(i) The bus bars are insulated for their full length including joints between sections;

(ii) The false ceiling is not combustible; and

(iii) No combustible material is located within 6 inches of the busway;

(f) If installed in areas used for the building ventilation system, the busway is of the totally-enclosed type.

(6) Splitters may be installed flush in a wall provided they are accessible by removable covers.

12-2002 Extensions from Busways and Splitters.

Rigid conduit, flexible conduit, surface raceways, cabletroughs, electrical metallic tubing, armoured cable, metal-sheathed conductors or cable, or, where necessary, acceptable cord assemblies approved for hard usage, shall be used in extensions from busways and splitters and shall be connected to the busway or splitter in a manner appropriate to the material used in accordance with Rule 12-3026.

12-2004 AC Circuits in Busways and Splitters.

Where alternating current is used, all conductors of a circuit shall be placed within the same busway, splitter or section thereof, if the latter is made of magnetic material.

12-2006 Busway and Splitter Supports.

Busways and splitters shall be securely supported at intervals of not more than 5 feet unless they are plainly marked to indicate a greater distance.

12-2008 Method of Installation of Busways

(1) Where busways extend transversely through dry walls or partitions, they shall pass through the walls or

partitions in unbroken lengths and shall be totally enclosed where passing through walls or partitions constructed of combustible materials or masonry walls containing voids at the point where the busway passes through.

(2) Busways may extend vertically through dry floors if they are:

- (a) Totally enclosed where passing through such floors and for the first 12 inches above any floor; and
- (b) Provided with acceptable fire stops.

(3) Busways shall be provided with adequate protection against mechanical injury and personal contact with live parts for a distance of 6 feet above any floor in an area accessible to other than qualified persons.

(4) Dead ends of busways shall be closed by approved fittings.

(5) Busways installed outdoors in areas accessible to other than authorized persons shall be totally enclosed.

12-2100 Conductors of Different Systems in Busways. Conductors of different systems shall not be installed in the same busway unless the conductors are separated from each other by suitable barriers.

12-2102 Plug-In Devices for Busways. When busways supply machine tools, a switch need not be furnished on the machine tool if:

- (a) A plug-in device having a horsepower rating is used; and
- (b) The means of operating the plug-in device is readily within reach of the operator.

12-2104 Reduction in Size of Busways. Overcurrent protection may be omitted at points where busways are reduced in size, provided that the smaller busway:

- (a) Does not extend more than 50 feet;
- (b) Has a current rating at least equal to one-third the rating or setting of the overcurrent devices next back on the line; and
- (c) Is free from contact with combustible material.

12-2106 Length of Busways Used as Branch Circuits

(1) Busways which are used as branch circuits, and which are designed so that loads can be connected at any point, shall be limited to such lengths as will provide that in normal use the circuits will not be overloaded.

(2) In general, the length of such run in feet should not exceed 3 times the ampere rating of the branch circuit.

12-2108 Manufacturer's Identification on Busways and Splitters. Busways and splitters shall be marked so that the manufacturer's name, trade mark, or other recognized symbol of identification shall be readily legible when the installation is completed.

12-2020 Taps in Splitters. Taps from bus bars or terminal blocks in splitters shall issue from the box on the site thereof nearest to the terminal connec-

tions and the conductors shall not be brought into contact with uninsulated current-carrying parts of opposite polarity.

12-2022 Circuit Restrictions in Splitters. Splitters shall be used only for the purpose of making connections to the bus bars or terminal blocks and shall not be used as a pull box for the conductors of other circuits not connected to the main or distribution terminals within the box.

Wireways

12-2100 Where Wireways May Be Used

(1) Wireways may be used only for exposed work and shall not be installed outdoors, or in wet or damp locations, unless specifically approved for such locations.

(2) Wireways and fittings shall not be placed:

- (a) Where subject to mechanical injury;
- (b) Where subject to corrosive vapours;
- (c) In hoistways;
- (d) In hazardous locations; or
- (e) In storage battery rooms.

(3) Wireways may be used as risers in buildings of fire-resisting construction when provided with acceptable fire stops.

12-2102 Method of Installation of Wireways

(1) Runs of wireways shall be continuous throughout their entire length and shall be installed as a complete system without conductors.

(2) Conductors shall not be laid in wireways in buildings under construction, until the wireways and conductors are reasonably safe from damage from construction operations.

(3) Where wireways extend transversely through dry walls or partitions, they shall pass through the walls or partitions in unbroken lengths.

(4) Wireways shall be securely supported at intervals of not more than 5 feet, unless they are plainly marked to indicate greater distances.

(5) Dead ends of wireways shall be closed by approved fittings.

(6) Wireways shall be provided with adequate protection against mechanical injury for a distance of 6 feet above any floor in an area accessible to other than qualified persons.

12-2104 Conductors in Wireways

(1) Conductors used in wireways shall be the insulated types indicated in Table 19 as being suitable for use in raceways.

(2) Except as permitted in Subrule (4) of this Rule, wireways shall contain not more than 30 conductors unless special permission is obtained for the use of a greater number, and the aggregate cross-sectional area of the conductor and their insulation shall not exceed 20 per cent of the interior cross-sectional area of the wireway.

(3) No conductors larger than 500 MCM copper or 750 MCM aluminum shall be contained in any wireway.

(4) Wireways containing only signal and control conductors may contain more than 30 conductors but the aggregate cross-sectional area of the conductors and their insulation shall not exceed 40 per cent of the interior cross-sectional area of the wireway.

(5) The cross-sectional areas for conductors in Subrule (2) shall be determined in accordance with Rule 12-1118 (3).

12-2106 Taps and Splices in Wireways. Where splices and taps are made on feeders or branch circuits within wireways, they shall be made and insulated by acceptable methods and shall be made accessible through hinged covers or at pull boxes.

12-2108 Extensions from Wireways. Rigid conduit, flexible conduit, surface raceways, cabletroughs, electrical metallic tubing, armoured cable, metal-sheathed conductors or cable, or, where necessary, acceptable cord assemblies approved for hard usage, shall be used in extensions from wireways and shall be connected to the wireway in a manner appropriate to the material used in accordance with Rule 12-3026.

12-2110 Conductors of Different Systems in Wireways. Conductors of different systems shall not be installed in the same wireway unless:

- (a) The conductors are intended for the supply and control of remotely controlled devices and are insulated for at least the same voltage as that of the circuit having the highest potential, and none of the conductors of the circuits of lower potentials are directly connected to a lighting branch circuit; or
- (b) The conductors are separated from each other by suitable barriers.

12-2112 AC Circuits in Wireways. Where alternating current is used, all conductors of a circuit shall be placed within the same wireway, or section, thereof, if the latter is made of magnetic material.

12-2114 Manufacturer's Identification on Wireways. Wireways shall be marked so that the manufacturer's name, trade mark, or other recognized symbol of identification shall be readily legible when the installation is completed.

Cabletroughs

12-2200 Restriction of Use. Cabletroughs shall not be used in any hazardous location except as permitted by Rule 18-030.

12-2202 Method of Installation

(1) Cabletroughs shall be installed as a complete system before the conductors are laid in.

(2) The maximum design load and associated support spacing shall not exceed the values specified in Table 42.

(3) Cabletroughs shall not pass through walls except where the walls are constructed of incombustible material.

(4) Cabletroughs may extend vertically through dry floors, if provided with acceptable fire stops, and if totally enclosed where passing through and for a minimum distance of 6 feet above the floor to provide adequate protection from mechanical injury.

(5) Conductors or cables shall not be laid in cabletroughs until the conductors or cables will be reasonably safe from damage from construction operations.

(6) Cabletroughs shall be adequately supported by non-combustible supports.

(7) Dead ends of cabletroughs shall be closed by the use of proper fittings.

(8) Conductors in vertical runs of cabletroughs shall be supported independently of the terminal connections, and at intervals not exceeding those specified in Table 21.

(9) The minimum clearances for cabletroughs shall be:

- (a) 6 inch vertical clearance, excluding depth of cabletrough, between cabletroughs installed in tiers except where cables of 2 inch diameter or greater may be installed, the clearance shall be 12 inches;
- (b) 12 inch vertical clearance from the top of the cabletrough to all ceilings, heating ducts and heating equipment and 6 inches for short length obstructions;
- (c) 24 inch horizontal clearance on one side of cabletroughs mounted adjacent to one another or to walls or other obstructions.

12-2204 Conductors for Use in Cabletroughs

(1) Conductors for use in cabletroughs shall be of a type as specified in Table 19 and shall be enclosed in a continuous metal sheath or of the interlock metal-armour types, except that for ventilated and non-ventilated cabletroughs conductors having moisture-resistant insulation and flame-retardant non-metallic coverings or sheaths of types specified in Table 19 may be used in electrical equipment vaults, fire-resisting switch rooms and by special permission in other locations which are inaccessible to the public and are of non-combustible construction and where the conductors are not subject to damage either during or after installation.

(2) Where a non-metallic outer covering is supplied with armoured or metal-sheathed conductors or cable, it shall be flame retardant.

(3) Where conductors of different systems are installed in cabletroughs the requirements of Rule 12-2110 shall apply.

12-2206 Joint and Splices Within Cabletroughs. Where joints and splices are made on feeders or branch circuits within cabletroughs, they shall be made and insulated by acceptable methods and shall be in accessible locations.

12-2208 Connection to Other Wiring Methods. Where cabletroughs are connected to other wiring methods, the arrangement shall be such that the

conductors will not be subject to mechanical damage or abrasion, and where connected to raceways, such that effective ground continuity will be maintained.

12-2210 Grounding

(1) Where metal supports for cabletroughs are bolted to the trough and are in good electrical contact with the grounded structural metal frame of a building, the trough shall be deemed to be grounded.

(2) Where the conditions of Subrule (1) do not apply, the cabletrough shall be adequately grounded at intervals not exceeding 50 feet, and the size of grounding conductors shall be based on the maximum rating or setting of an overcurrent device in the circuits carried by the cabletrough in accordance with the requirements of Rule 10-812.

12-2212 Ampacity of Conductors Used in Cabletroughs

(1) Where the air space between conductors, cables, or both, in ventilated and ladder type cabletroughs is not less than 25 per cent nor more than 100 per cent of the conductor or cable diameter, the ampacity of the conductor or cable shall be the value specified in paragraph (a) or (b) below, multiplied by the correction factor specified in Table 39 for the arrangement and number of conductors or cables involved, unless special permission is obtained for other spacings and correction factors:

- (a) Single conductors, single conductor aluminum-sheathed cable, and single conductor mineral-insulated cable, as specified in Tables 1 or 3;
- (b) Multi-conductor cables as specified in Rule 4-002 (1)(b), or (2)(b), i.e., in Tables 2 or 4 for three wires in conduit, multiplied by the factors in Table 38 for the number of conductors in each cable.

(2) Where the spacings of Subrule (1) are not maintained in ventilated and ladder type cabletroughs, of for any spacing in a non-ventilated cabletrough, the ampacity of the conductor or cable shall be the value specified in Rule 4-002 (1)(b), or (2)(b), i.e., Tables 2 or 4, multiplied by the factor in Table 38, for the total number of conductors in the cabletrough.

(3) Where cabletroughs are located in room temperatures above 30C (86F) the temperature correction factors of Tables 1, 2, 3, and 4 shall be applied to the ampacities determined from Subrules (1) and (2) as applicable.

Ventilated Flexible Cableway

12-2300 Restriction of Use. Ventilating flexible cableway shall not be used in any hazardous location except as permitted by Rule 18-030.

12-2302 Method of Installation

(1) Ventilating flexible cableway shall not pass through walls except where the walls are constructed of noncombustible material.

(2) Ventilating flexible cableway may extend vertically through dry floors, if totally enclosed where

passing through and for a minimum distance of 6 feet above the floor to provide adequate protection from mechanical injury.

(3) Conductors or cables shall not be drawn into ventilating flexible cableway until conductors or cables will be reasonably safe from damage from construction operations.

(4) Ventilating flexible cableway shall be supported by noncombustible supports.

(5) Conductors in vertical runs of ventilating flexible cableway shall be supported independently of the terminal connections, at intervals not exceeding those specified in Table 21 and the supports shall maintain the continuity of the ventilating flexible cableway system without injury to the conductors or their covering.

- (a) 7 feet for 2-, 3-, and 4-inch trade sizes not under tension;
- (b) 10 feet for 2-inch trade size under a minimum tension of 100 pounds;
- (c) 12 feet for 3-inch trade size under a minimum tension of 200 pounds;
- (d) 14 feet for 4-inch trade size under a minimum tension of 250 pounds.

(6) A run of ventilating flexible cableway between outlets or between draw-in points shall not contain more than the equivalent of 4 quarter-bends.

12-2304 Conductors for Use in Ventilating Flexible Cableway

(1) Conductors for use in ventilating flexible cableway shall be of a type specified in Table 19 and shall be enclosed in a continuous metal sheath or of the interlock metal-armour types, except that conductors having moisture-resistant insulation and flame-retardant non-metallic coverings or sheaths of types specified in Table 19 may be used in electrical equipment vaults, fire-resisting switch rooms, and by special permission in other locations which are inaccessible to the public and are of noncombustible construction and where the conductors are not subject to damage either during or after installation.

(2) Where a non-metallic outer covering is supplied with armoured or metal-sheathed conductors or cable, it shall be flame retardant.

(3) Where conductors of different systems are installed in the same ventilating flexible cableway, the requirements of Rule 12-2110 shall apply.

12-2306 Connection to Other Wiring Methods. Where ventilating flexible cableway is connected to other wiring methods the connection shall be made:

- (a) By means of approved fittings;
- (b) Electrically continuous; and
- (c) In such a manner as to assure that the conductors will not be subject to mechanical damage.

12-2308 Manufacturer's Identification on Ventilating Flexible Cableway. The manufacturer's

identification marking on ventilated flexible cableway shall be readily visible when the installation is completed.

12-2310 Grounding

(1) Where metal supports are bolted to the ventilated flexible cableway and are in a good electrical contact with the grounded structural metal frame of a building, the ventilated flexible cableway shall be deemed to be grounded.

(2) Where the conditions of Subrule (1) do not apply, the ventilated flexible cableway shall be adequately grounded at intervals not exceeding 50 feet, and the size of grounding conductors shall be based on the maximum rating or setting of an over-current device in the circuits carried by the ventilated flexible cableway in accordance with the requirements of Rule 10-812.

12-2312 Ampacity of Conductors and Cables Used in Ventilated Flexible Cableway

(1) The ampacity of single or multi-conductor cables shall be the value specified in paragraph (a) or (b) below, multiplied by the correction factor specified in Table 38 for the total number of conductors involved unless special permission is obtained for other correction factors:

(a) Single conductors, as specified in Tables 2 or 4;

(b) Multi-conductor cables, as specified in Tables 2 or 4 multiplied by the factor of Table 38 for the number of conductors in each cable.

(2) Where ventilated flexible cableway is located in room temperatures above 30C (86F) the temperature correction factors of Tables 1, 2, 3, and 4 shall be applied to the ampacities determined from Subrule (1).

12-2314 Maximum Number of Conductors. The maximum number of conductors in ventilated flexible cableway shall be determined as for conduit in accordance with Rule 12-1118.

Lighting Fixture Raceways

12-2400 Use

(1) Lighting fixture raceways shall be installed only in ordinary locations (dry).

(2) Lighting fixture raceways less than 0.0309 inch in thickness shall be used only where the voltage does not exceed 300 volts between conductors or 150 volts to ground.

12-2402 Conductors. Lighting fixture raceways shall not be used for:

(a) Conductors larger than No. 6 AWG copper or aluminum;

(b) A greater number of conductors for which it is approved;

(c) More than 10 conductors; and

(d) Conductors insulation rated less than 75C.

12-2404 Support

(1) Lighting fixture raceways shall be supported in accordance with the Manufacturer's instructions.

(2) Lighting fixture raceways shall support the weight of lighting fixtures in accordance with the Manufacturer's instructions.

12-2406 Fittings

(1) Where a lighting fixture raceway is mounted with the open side of the channel down, fittings approved for the purpose shall be used for holding the conductors in place when the cover is not in position.

(2) At areas where the lighting fixture raceway is intended for the connection of rigid conduit, EMT, armoured cable, or similar wiring methods the metal shall not be less than 0.039 inch in thickness.

INSTALLATION OF BOXES, CABINETS, OUTLETS AND TERMINAL FITTINGS

12-3000 Maximum Number of Outlets Per Circuit

(1) There shall be not more than 12 outlets on any 2-wire branch circuit except as permitted by other Rules of this Code.

(2) Such outlets shall be considered to be rated at not less than one ampere per outlet except as permitted by Subrule (3).

(3) Where the connected load is known, the number of outlets may exceed 12 providing the load current does not exceed 80 per cent of the rating of the overcurrent device protecting the circuit.

(4) Where fixed multi-outlet assemblies are used, each 5 feet or fraction thereof of each separate and continuous length shall be counted as one outlet, but in locations where a number of electrical appliances are likely to be used simultaneously, each 1 foot or fraction thereof shall be counted as one outlet.

12-3004 Outlet Boxes

(1) An approved box or an equivalent device shall be installed at every point of outlet, switch or junction of conduit, raceways, armoured cable, or non-metallic sheathed cable, and at every point of outlet and switch of concealed knob-and-tube work.

(2) Non-metallic outlet boxes shall not be used in wiring methods using metallic raceways and armouring.

(3) The box shall be provided with a cover or a fixture canopy.

(4) Shallow boxes and plates shall not be used without special permission.

(5) At least 6 inches of free conductor shall be left at each outlet for making of joints or the connection of fixtures, unless the conductors are intended to loop through lampholders, receptacles, or similar devices without joints.

12-3006 Terminal Fittings

(1) Where conductors are run from the ends of conduit, armoured cable, surface raceways, or non-metallic sheathed cable to appliances or open wiring, an outlet fitting or terminal fitting may be used instead of the box required by Rule 12-3004, and the conductors shall be run without splice, tap, or joint within the fitting.

(2) The fitting shall have a separately bushed hole for each conductor.

(3) The fittings shall not be used at outlets for fixtures.

12-3008 Terminal Fittings Behind Switchboards. Where conductors issue from conduit behind a switchboard or more than 8 conductors issue from a conduit at control apparatus or a similar location an insulating bushing may be used instead of the box required by Rule 12-3004.

12-3010 Distribution Centre. At a distribution centre where conductors larger than No. 6 AWG copper or No. 4 AWG aluminum are used, there shall be installed, in a readily accessible location, a busway or splinter equipped with terminal blocks or bus bars having a separate screw or stud for each connection but where a splitter exceeds 6 feet in length or the connected load exceeds 600 amperes a splitter, if used, shall be provided with bus bars extending approximately the full length of the enclosure.

12-3012 Boxes in Concrete Construction

(1) Where used in concrete slab construction, ceiling outlet boxes shall have knockouts spaced above the free or lower edge of the boxes a distance of at least twice the diameter of the steel reinforcing bars so that conduit entering the knockouts shall clear the bars without offsetting.

(2) Sectional boxes shall not be used embedded in concrete or masonry construction.

(3) Boxes made wholly or in part of aluminum shall not be embedded in concrete containing reinforcing steel unless:

- (a) The concrete is known to contain no chloride additives; or
- (b) The box has been treated with an approved bituminous base paint or other approved means to prevent galvanic corrosion of the aluminum.

12-3014 Outlet Box Supports

(1) Boxes and fittings not secured to studs, joists, or similar fixed structural units other than wooden, metal, or composition lath, shall be supported on metal supports or on a wooden board at least $\frac{7}{8}$ inch thick rigidly secured to the structural unit.

(2) Subrule (1) shall not apply to boxes and fittings installed after the studs, joists, or structural units have been concealed.

12-3016 Boxes, Cabinets, and Fitting Supports

(1) Boxes, cabinets, and fittings shall be fastened securely in place.

(2) Boxes and fittings having a volume of less than 100 cubic inches may be attached to a firmly secured exposed raceway by threading or other acceptable means of connection.

12-3018 Accessibility of Junction Boxes

(1) Pull-in, junction, and outlet boxes, cabinets and gutters, and joints in wires and cables shall be accessible.

(2) A vertical space of 3 feet or more shall be required to provide ready access.

12-3020 Flush Boxes, Cabinets, and Fittings

(1) The front edges of boxes, cabinets and fittings installed in walls or ceiling shall not be set in more than $\frac{1}{4}$ inch from the finished surface, and where the walls or ceilings are of wood or other combustible material, shall be flush with the finished surface or shall project therefrom.

(2) Gaps or open spaces in plaster surfaces of walls or ceilings shall be filled in around the front edges of boxes, cabinets, and fittings.

12-3022 Outlet Boxes Attached to Existing Plaster Work. Where outlet boxes installed as additions to existing work are mounted directly upon existing plaster surfaces they shall be fastened securely in place.

12-3024 Outlet Boxes, etc., in Damp Places. Where boxes, cabinets, and fittings are installed in damp places they shall be so placed or constructed as to prevent moisture from entering and accumulating therein.

12-3026 Entrance of Conductors into Boxes, Cabinets, and Fittings

(1) Where conductors pass through the walls of boxes, cabinets, or fittings, provision shall be made to:

- (a) Protect the insulation on the conductors from injury;
- (b) Protect terminal connections from external strain;
- (c) Provide electrical continuity between a metal box, cabinet, or fitting and conduit, armour, or metal sheathing of conductors, whether or not the armour or metal sheathing is to be used as a grounding conductor;
- (d) Prevent injury to a non-metallic sheath applied over armour or metal sheathing for protection against moisture or corrosion; and
- (e) Close the openings through which the conductors pass in such a manner that any remaining opening will not permit entrance of a test rod $\frac{1}{8}$ inch in diameter.

(2) Where conductors, run as open wiring, enter a metal box, cabinet, or fitting, they shall either pass through insulating bushings, firmly secured in the opening, with the last external point of support sufficiently close to the opening to avoid strain on conductor termination, or the conductor shall be encased in a flexible tubing which shall enter the opening and be secured in place.

(3) Where non-metallic sheathed cable enters a box, cabinet, or fitting, a box connector, either as a separate device approved for use with such cable or as part of the box, cabinet, or fitting, shall be used to secure the cable in place adequately and without injury to the conductors.

(4) Where rigid or flexible metal conduit, electrical metallic tubing, or armoured cable enter boxes, cabinets, or fittings, they shall be secured in place in accordance with the requirements of Section 10.

(5) Where metal sheathed conductors enter boxes, cabinets, or fittings, the box connector shall be installed in a manner which will meet the requirements of Section 10 without injury to the conductors and shall be of a type approved specifically for the cable.

(6) Where liquid-tight flexible metal conduit or where flexible conduit, armoured cable, or metal-sheathed cable of a type having a non-metallic sheath over the armour or metal sheath enters a box, cabinet, or fitting, the box connector shall be of a type specifically approved for the purpose and shall ensure electrical continuity without injury to the non-metallic sheath unless the point of connection is in a dry location free from corrosive atmosphere, where the non-metallic sheath may be stripped back a sufficient distance.

(7) Where single conductor cables enter metal boxes through separate openings, precaution shall be taken to prevent overheating of the metal by induction if the current carried per conductor exceeds 200 amperes.

12-3028 Unused Openings in Boxes, Cabinets, and Fittings. Unused openings in boxes, cabinets, and fittings shall be effectively closed by metal plugs or plates affording protection substantially equivalent to that of the wall of the box, cabinet, or fitting.

12-3030 Extensions From Existing Outlets

(1) Where a surface extension is made from an existing outlet of concealed wiring, a box or an extension-ring shall be mounted over the original box and electrically and mechanically secured to it.

(2) The extension shall then be connected to the box or extension-ring in the manner prescribed by this Section for the method of wiring employed in making the extension.

12-3032 Multi-Outlet Assemblies

(1) Multi-outlet assemblies shall only be used in normally dry locations as extensions to wiring systems.

(2) Multi-outlet assemblies shall not be used in any bathroom, kitchen, or any place where in the opinion of the inspection department the assembly would be subject to mechanical injury.

(3) Multi-outlet assemblies may be carried through but not run within dry partitions provided that:

- (a) No outlet falls within the partition;
- (b) The removal of any cap or cover necessary for proper installation is not prevented; and
- (c) The assembly is of metallic construction or, if of non-metallic construction, is surrounded by a metal duct or the equivalent.

(4) Multi-outlet assemblies shall not be concealed within the building finish but:

- (a) The back and sides of metal assemblies may be set in plaster applied after the assembly is in place; or
- (b) The back and sides of non-metallic assemblies may be set in a preformed recess in the building finish; and

- (c) Either may be recessed in a baseboard or other wood trim member.

12-3034 Conductors of Different Systems in Boxes, Cabinets, or Fittings

(1) Conductors of different systems shall not be installed in the same box, cabinet, or auxiliary gutter unless:

- (a) A barrier of sheet steel not less than 0.0528 inch (No. 16 MSG) thick or an equivalent device of acceptable insulating material is used to divide the space into separate compartments for the conductors of each system; or
- (b) The conductors are intended for the supply and control of remotely controlled devices where the voltage does not exceed 4,500 volts between conductors, and they are insulated for at least the same voltage as that of the circuit having the highest potential and none of the conductors of the circuits of lower potentials are directly connected to a lighting branch circuit.

(2) Where a barrier is used, it shall be fastened rigidly to the box, cabinet, or gutter, or an approved device assuring positive separation of the conductors shall be used.

(3) By special permission, the provision of Subrule (1) may be varied in the case of:

- (a) A double-throw switch used in an emergency lighting system;
- (b) The supply and control conductors of remotely controlled devices where the conductors are not insulated for the maximum voltage; and
- (c) The supply and control conductors of remotely controlled devices where the voltage exceeds 4,500 volts between conductors.

12-3036 Wiring Space in Enclosures

(1) Enclosures for overcurrent devices, controllers, and externally operated switches shall not be used as junction boxes, troughs, or raceways for conductors feeding through to other apparatus.

(2) Notwithstanding Subrule (1) of this Rule, where such an enclosure is approved with connectors or the equivalent, each providing an independent clamping means for each conductor and each clamping means being independently accessible for tightening or inspection, a single feeder supplying another enclosure may be tapped from it.

12-3038 Maximum Number of Conductors in a Box

(1) Boxes shall be of sufficient size to provide usable space for all insulated conductors contained in the box, subject to the following:

- (a) A conductor running through a box with no connection therein shall be considered as one conductor;
- (b) Each conductor entering or leaving a box and connected to a terminal or connector within the box shall be considered as one conductor;

- (c) A conductor of which no part leaves the box shall not be counted; and
 - (d) No. 18 and No. 16 AWG fixture wires supplying a lighting fixture mounted on the box containing the fixture wires shall not be counted.
- (2) Subject to the details given in Subrule (1), boxes of the nominal dimensions given in Table 23 shall not contain more insulated conductors of a given size than permitted by the Table, and the number of conductors shall be reduced by one for each of the following conditions as applicable:
- (a) If the box contains one or more fixture studs, built-in cable clamps, or hickeys;
 - (b) If the box contains one or more flush devices mounted on a single strap, except that a flush device box of minimum dimensions of $2\frac{7}{16}$ inches in length, $1\frac{13}{16}$ inches in width and $2\frac{7}{16}$ inches in depth in which is installed a flush device or cable clamps may contain a maximum number of 6 No. 14 AWG conductors copper or 5 No. 12 AWG conductors aluminum.
- (3) Subject to the details given in Subrule (1), boxes having nominal dimensions other than those shown in Table 23 shall have the amount of usable space per insulated conductor as specified in Table 22, but the number of conductors so calculated shall be reduced by one for each of the conditions of paragraphs (a) and (b) of Subrule (2) as applicable.
- (4) Where a box contains a transformer, relay, or other device not considered as falling within the classification shown in Subrule (2), the number of insulated conductors permitted shall be in accordance with Table 22, after the space occupied by the device has been deducted from the space within the box.
- (5) The total usable space in a box considered under Table 22, shall be considered to be the internal volume of the box and shall disregard any space occupied by locknuts, bushings, cable connectors, or clamps.
- (6) Where single flush boxes are ganged, each section shall be considered to be a separate box for the purpose of this Rule.

12-3040 Pull Box Sizes. Where pull boxes are used with raceways of $1\frac{1}{4}$ inches trade size or larger, the boxes shall:

- (a) For straight pulls, have a length of at least 8 times the trade diameter of the largest raceway; and
- (b) For angle and U-pulls, have a distance between each terminal fitting of the raceway inside the box and the opposite side of the box of at least 6 times the trade diameter of the raceway, and the distance shall be increased for each additional raceway entry by the amount of the sum of the diameters of the other raceway entries on the same wall of the box.

SECTION 14—PROTECTION AND CONTROL

General

14-000 General Requirements. Electrical apparatus and ungrounded conductors shall, except as otherwise provided for in this Section or in other Sections dealing with specific equipment, be provided with:

- (a) Approved devices for the purpose of automatically opening the electrical circuit thereto if the current therein reaches a value which will produce a dangerous temperature in the equipment or conductor;
- (b) Approved manually-operable devices which will safely disconnect all ungrounded conductors of the circuit at the point of supply simultaneously, except for multi-wire branch circuits which supply fixed lighting loads only, and have each lighting load connected to the neutral and one ungrounded conductor; and
- (c) Approved devices which, when necessary, will open the electrical circuit thereto in the event of failure of voltage in such circuit.

14-002 Types and Ratings of Protective and Control Devices.

(1) Circuit breakers, fuses, and switches shall be of types and ratings acceptable to the inspection department.

(2) Interrupting ratings of overcurrent protection shall ensure safe operation and co-ordination.

14-004 Connection of Devices. Devices required by this Section shall not be connected in any grounded conductors except where:

- (a) The devices simultaneously or previously disconnect all ungrounded conductors;
- (b) An overcurrent device is in a 2-wire circuit having one wire grounded, and there is a possibility that the grounded conductor may assume a potential difference between itself and ground, due to unreliable grounding conditions, of sufficient magnitude to create a dangerous condition; or
- (c) Overcurrent devices are located in that part of a circuit which is connected by an unpolarized attachment plug.

Protective Devices

14-006 Location and Grouping. Overcurrent devices shall be located in readily accessible places, except as provided for elsewhere in this Code, and shall be grouped where practicable.

14-008 Enclosure of Overcurrent Devices

(1) Overcurrent devices shall be enclosed in cutout boxes or cabinets, unless they form a part of an approved assembly which affords equivalent protection, or unless mounted on switchboards, panelboards, or controllers located in rooms or enclosures free from easily ignitable material and dampness, and accessible only to authorized persons.

(2) Operating handles of circuit breakers shall be made accessible without opening any door or cover giving access to live parts.

14-010 Mounting of Enclosures. Enclosures for overcurrent devices shall be mounted in a vertical position unless, in individual instances, this is clearly impracticable.

14-012 Grouping of Protective Devices at Distribution Centre

(1) Where three or more lighting branch circuits are required, overcurrent devices protecting such circuits shall be contained in a panelboard.

(2) For purposes of this Rule, a 3-wire circuit shall be classed as two circuits.

14-014 Time-Delay Fuses

(1) Plug and cartridge fuses of the time-delay type shall be marked so as to be readily distinguishable.

(2) The marking referred to in Subrule (1) shall be the letter "D".

14-016 Use of Plug Fuses. Plug fuses and fuse-holders shall not be used in circuits exceeding 125 volts between conductors except in circuits supplied from a system having a grounded neutral and no conductor operating at more than 150 volts to ground.

14-018 Rating of Fuses

(1) Plug fuses shall be rated at not more than 30 amperes.

(2) Standard cartridge fuses shall not be used in capacities larger than 600 amperes or in circuits at more than 600 volts.

(3) HRC (High-Rupturing-Capacity) fuses used in circuits rated at 750 volts or less are not limited as to current rating.

(4) Fuses for use in circuits of more than 750 volts are not limited in current or voltage ratings.

14-020 Non-Interchangeable. Where plug fuses are used in branch circuits they shall be of such a type and so installed that they are non-interchangeable with a fuse of larger rating.

14-022 Cutout Bases for Plug Fuses. Cutout bases for plug fuses shall be of the so-called "covered" type where readily accessible to unauthorized persons.

14-024 Open-Link Fuses. Open-link fuses shall not be used.

14-026 Short-Circuiting of Fuses. Short-circuiting or bridging of fuses, or the use of anything but an approved fuse and fuse holder of proper rating, is strictly prohibited.

14-028 Overcurrent Devices in Parallel. Overcurrent devices shall not be connected in parallel in circuits of 750 volts or less.

14-030 Use of HRC (High-Rupturing-Capacity) Fuses. HRC fuses, which have a rupturing capacity in excess of that required for standard fuses, may be used as follows:

(a) HRC Form I fuses, in lieu of standard fuses;

(b) HRC Form II fuses, for overcurrent protection only where circuit overload protection is

provided by standard fuses, circuit-breakers, or overload devices;

(c) HRC Form II fuses, in lieu of standard fuses in those applications where this Code permits the installation of fuses greater than the ampere rating of the load, provided that the rating of the HRC Form II fuses does not exceed 85 per cent of the maximum rating permitted for standard fuses.

14-032 Circuit Breakers, General

(1) Circuit breakers shall be of the trip-free type.

(2) Indication shall be provided at the circuit breaker and at the point of operation to show whether the circuit breaker is open or closed.

14-034 Construction of Circuit Breakers. Where circuit breakers are provided for the protection of apparatus or ungrounded conductors, or both, they shall open the circuit in all ungrounded conductors by the manual operation of a single handle and by the action of overcurrent, except:

(a) Where single-pole circuit breakers are permitted by paragraph (b) of Rule 14-000; or

(b) In branch circuits derived from a 3-wire grounded neutral system two single-pole manually operable circuit breakers may be used in lieu of a 2-pole breaker, provided that:

(i) Their handles are so interlocked that all ungrounded conductors will be opened by the manual operation of either handle; and

(ii) Each breaker has voltage ratings not less than that of the 3-wire grounded neutral system.

14-036 Non-Tamperable Circuit Breakers. Branch-circuit breakers unless accessible only to authorized persons, shall be of such design that any alteration by the user of either tripping current or time will be difficult.

Control Devices

14-038 Maximum Rating of Switches

(1) Knife switches rated at more than 600 amperes at 750 volts or less shall be used only as isolating switches.

(2) Notwithstanding Subrule (1), switches of special design and approved for such purpose may be used to interrupt currents greater than 600 amperes at 750 volts or less.

14-040 Operation of Switches. Knife switches and other control devices, unless located or guarded so as to render them inaccessible to unauthorized persons, shall be constructed so that they may be switched to the "off" position without exposing live parts.

14-042 Mounting of Knife Switches

(1) Single-throw knife switches shall be mounted with their bases in a vertical plane.

(2) Single-throw knife switches shall be mounted so that gravity will not tend to close them.

(3) Double-throw knife switches may be mounted so that the throw will be either vertical or horizontal but, if the throw is vertical, a positive locking device or stop shall be provided so as to ensure the blades remaining in the open position when so set, unless it is not intended that the switch be left in the open position.

14-044 Connection of Switches. Manual single-throw switches, circuit breakers, or magnetic switches, shall be so connected that the blades or moving contacts will be dead when the device is in the open position, except that the following need not comply:

- (a) Branch-circuit breakers which have all live parts other than terminals sealed, and which are constructed so that the line and load connections may be interchanged;
- (b) Switchgear which is provided for sectionalizing purposes and has a suitable caution notice attached to the assembly;
- (c) Switches which are immersed in a liquid and have a suitable caution notice attached to the outside of the enclosure;
- (d) Switches which are designed so that all live parts are inaccessible when the device is in the open position;
- (e) Magnetic switches, when preceded by a circuit breaker or manual switch which is located in the same enclosure or immediately adjacent and is marked to indicate that it controls the circuit to the magnetic switch, unless this is obvious.

14-046 Location of Control Devices

(1) Control devices, with the exception of isolating switches, shall be readily accessible.

(2) Remotely controlled devices shall be considered to be readily accessible if the means of controlling them are readily accessible.

14-048 Enclosure of Control Devices. Control devices, unless they are located or guarded so as to render them inaccessible to unauthorized persons and to prevent fire hazards, shall have all current-carrying parts in enclosures of metal or other fire-resisting material.

14-050 Control Devices to be Indicating. Manually-operable control devices shall indicate the on and off position, unless the application of the devices is such as to make this requirement unnecessary.

14-052 Control Devices Ahead of Overcurrent Devices. Control devices used in combination with overcurrent devices or overload devices for the control of circuits or apparatus shall be connected so that the overcurrent or overload devices will be dead when the control device is in the open position, except where this is impracticable.

Protection and Control of Circuits

14-054 Overcurrent Devices Required. Each ungrounded conductor shall be protected by an overcurrent device at the point where it receives its supply of current and at each point where the size of the conductor is decreased, except that such protection may be omitted:

- (a) Where the overcurrent device in a larger conductor properly protects the smaller; or

(b) Where the smaller conductor:

- (i) has an ampacity not less than the sum of the allowable ampacities of the conductors of the one or more circuits or loads which it supplies, and not less than 1/10 that of the larger conductor from which it is supplied;
- (ii) is not over five feet long;
- (iii) does not extend beyond the switchboard, panelboard or device which it supplies;
- (iv) is enclosed in conduit, or in metal gutters when not a part of the wiring of the switchboard, panelboard, or other device; and
- (v) terminates in a single set of overcurrent devices, except where the tap conductors supply panelboards installed in accordance with Rule 14-090; or

(c) Where the smaller conductor not exceeding No. 10 AWG:

- (i) terminates in a single overcurrent device that will safely interrupt the fault current available on the load side of the device;
- (ii) has an ampacity equal to the device it supplies;
- (iii) is not over five feet long; and
- (iv) is enclosed in metal conduit or in metal gutters; or

(d) In other than residential dwellings:

- (i) the smaller conductors have an ampacity of at least $\frac{1}{3}$ of the larger conductor from which they are supplied; and
- (ii) the tap is suitably protected from mechanical injury, is not more than 25 feet long, and terminates in a single set of overcurrent devices which will limit the load on the tap to that allowed by Tables 1, 2, 3, or 4, but beyond the single set of overcurrent devices the conductors may supply any number of overcurrent devices; or

(e) Where the conductors are in control circuits of remotely controlled apparatus: and

- (i) the conductors are less than 25 feet long and are suitably protected from mechanical injury; or
- (ii) the conductors are 25 feet long or longer, and the rating or setting of the branch circuit overcurrent device is not more than 500 per cent of the ampacity of the control-circuit conductors; or
- (iii) the opening of the control circuit would create a hazard as for example, the control circuit of a fire-pump motor.

14-056 Disconnecting Means Required for Fused Circuits. Circuits protected by fuses shall be equipped with disconnecting means integral with, or adjacent to, the fuseholders whereby all live parts for mounting fuses can be readily and safely made dead, except that such disconnecting means may be omitted in the case of:

- (a) Instrument and control circuits on switchboards where the potential does not exceed 250 volts;
- (b) Primary circuits of potential transformers having a primary potential of 750 volts or less, on switchboards; and
- (c) A circuit having only one ungrounded conductor where a plug fuse is used, as a plug fuse can be safely handled while alive in such a circuit.

14-058 Rating of Overcurrent Devices, General.

The rating or setting of overcurrent devices shall not exceed the allowable ampacity of the conductors which they protect except:

- (a) Where a fuse or circuit breaker having a rating or setting of the same value as the ampacity of the conductor is not available, in which case the ratings or settings given in Table 13 may be used within the maximum value of 600 amperes;
- (b) In the case of fixture wire, flexible cord in sizes Nos. 16, 18, and 20 AWG copper, and tinsel cord, which will be considered as protected by 15-ampere overcurrent devices; or
- (c) As provided for by other rules of this Code.

14-060 Tripping Elements for Circuit Breakers.

Circuit breakers shall be equipped with tripping elements as specified in Table 25.

14-062 Rating of Control Devices. Control devices shall have ratings suitable for the connected load of the circuits which they control and, with the exception of isolating switches, shall be capable of safely establishing and interrupting such loads.

14-064 Grouping of Control Devices. Control devices controlling feeders and branch circuits shall be grouped where practicable.

14-066 Rating of Snap Switches. Snap switches shall be rated as follows:

- (a) For non-inductive loads other than tungsten-filament lamps, switches shall have an ampere rating not less than the ampere rating of the load;
- (b) For tungsten-filament lamp loads, and for combined tungsten filament and non-inductive loads, switches shall be "T" rated, except where:
 - (i) The switches are used in branch-circuit wiring systems in private homes; in rooms in multiple-occupancy dwellings used only as living quarters by tenants; in private hospital or hotel rooms; or in similar locations but not in public rooms or places of assembly;
 - (ii) The switch controls permanently connected fixtures or lighting outlets in one room only, or in one continuous hallway where the lighting fixtures may be located at different levels or in attics or basements not used for assembly purposes; and

(iii) The switch is rated at not less than 10 amperes, 125 volts; 5 amperes, 250 volts; or for the 4-way types, 5 amperes, 125 volts; 2 amperes, 250 volts;

- (c) Canopy switches controlling a tungsten-filament lamp load shall be "T" rated or shall have an ampere rating at least three times the ampere rating of the load;
- (d) For inductive loads, switches shall have an ampere rating of twice the ampere rating of the load unless:
 - (i) They are of a type approved as part of an assembly or for the purpose employed; or
 - (ii) The inductive load is ac with a power factor between unity and 0.75 lag in which case a switch having an "F" rating at 10 amperes, 125 volts may be used.

14-068 Use and Rating of Manually-Operated General-Purpose Alternating-Current Switches

(1) Manually-operated, general-purpose switches intended for alternating-current systems and constructed so that they can be installed readily in wiring systems for making and breaking tungsten-filament lighting and power circuits shall be rated as follows:

- (a) For tungsten-filament lamp loads at 120 volts maximum, switches shall have an ampere rating not less than the current rating of the load;
- (b) For non-inductive loads and for inductive loads at not less than 75 per cent power factor lag, switches shall have an ampere rating not less than the current rating of the load.

(2) The current rating of the switches shall be not less than 15 amperes in conjunction with a voltage rating of 120 or 277 volts.

(3) Switches shall be adapted for mounting in flush-device boxes, surface-type boxes, special boxes, or have complete self enclosures.

14-070 Manually Operated Specific-Use AC Switches

(1) Manually operated specific-use ac switches shall be used only for the control of non-inductive loads other than tungsten-filament lamps, and for inductive loads where the power factor is not less than 75 per cent lagging.

(2) The current rating of the switches shall be not less than 15 amperes in conjunction with a voltage rating of 347 volts.

(3) The switches designed for mounting in boxes shall not be readily interchangeable with switches referred to in Rules 14-066 and 14-068.

(4) Switches controlling voltage exceeding 150 volts to ground shall not be ganged or grouped in the same enclosure unless they meet the requirements of Rule 14-094.

Protection and Control of Generators

14-072 Protection of Constant-Potential Generators

(1) Constant-potential generators, whether direct-current or alternating-current, shall be protected from excessive current by overcurrent devices, except that:

- (a) Where an inspector is of the opinion that the type of apparatus used and the nature of the system operated make protective devices inadvisable or unnecessary, the protective devices may be dispensed with;
 - (b) Where an alternating-current generator and a transformer are located in the same building and are intended to operate as a unit for stepping up or stepping down voltage, the protective device may be connected to the primary or to the secondary of the transformer.
- (2) Subrule (1) shall not apply to exciters for alternating-current machines.

14-074 Generator Not Driven by Electricity. Where a generator not driven by electricity supplies a 2-wire grounded system, the protective device shall be capable of disconnecting the generator from both conductors of the circuit.

14-076 Balancer Sets. Where a 3-wire direct-current system is supplied by 2-wire generators operated in conjunction with a balancer set to obtain a neutral, the system shall be equipped with protective devices which disconnect the system in the event of an excessive unbalancing of voltages.

14-078 Three-Wire Direct-Current Generators

- (1) Three-wire direct-current generators, whether shunt or compound wound, shall be equipped with:
 - (a) A 2-pole circuit breaker with 2 tripping elements; or
 - (b) A 4-pole circuit breaker connected in the main- and equalizer-leads and tripped by 2 tripping elements.
- (2) The circuit breaker shall be connected so as to be actuated by the entire armature current.
- (3) One tripping element shall be connected in each armature lead.

14-080 Disconnecting Means Required for Generators. Generators shall be equipped with an indicating switch or a circuit breaker by means of which the generator and all protective devices and control apparatus may be entirely disconnected from the circuits supplied by the generator, unless the driving means for the generator is such that it may be readily shut down.

Protection and Control of Apparatus on Lighting and Appliance Branch Circuits

14-082 Protection of Lampholders

- (1) Medium-base lampholders and fluorescent lighting fixtures shall not be connected to a branch circuit protected by overcurrent devices rated or set at more than 15 amperes except that where the fixture wiring and ballasts, if any, are enclosed in metal the rating of the overcurrent protection may exceed 15 amperes but shall not exceed 20 amperes.
- (2) Subrule (1) does not apply to medium-base lampholders which form an integral part of a single lighting unit having mogul-base lampholders.

(3) Mogul-base lampholders shall not be connected to a branch circuit protected by overcurrent devices rated or set at more than 40 amperes.

14-084 Protection of Circuits Supplying Receptacles. Receptacles shall not be connected to a lighting and appliance branch circuit having overcurrent protection rated or set at more than the rated ampere capacity of the receptacle.

14-086 Additional Control Devices Not Necessary. Portable appliances need not be equipped with additional control devices where the appliances are:

- (a) Rated at not more than 1500 watts; and
- (b) Provided with approved cord connectors, attachment-plug caps or other approved means by which they can be disconnected readily from the circuits.

14-088 Outlet Control From More Than One Point. Where switches are used to control an outlet or outlets from more than one point, the switches shall be wired and connected so that the grounded conductor runs directly to the outlet or outlets controlled by the switches.

14-090 Panelboard Overcurrent Protection. Panelboards supplied by conductors having overcurrent protection greater than 200 amperes shall be protected on the supply side by overcurrent devices having a rating not greater than that of the panelboard.

Protection and Control of Miscellaneous Apparatus

14-092 Remote-Control Circuits. Remote-control circuits of remotely controlled apparatus shall be arranged so that they may be conveniently disconnected from their source of supply at the controller, but as an alternative it may be arranged that the disconnecting of the apparatus from the supply circuit also disconnects the remote-control circuit from the supply circuit.

14-094 Connection to Different Circuits

- (1) Where electrical equipment is supplied by more than one circuit, in order to prevent accidental contact with bare live parts:
 - (a) A single disconnecting means, which will effectively open all ungrounded conductors supplying the equipment, shall be provided integral with, or adjacent to, the equipment; or
 - (b) (i) each circuit shall be provided with an isolating means integral with or adjacent to the equipment;
 - (ii) the isolating means in Clause (i) shall consist of barriers, individual disconnecting or multi-pole relays.
- (2) Where individual disconnecting means are used, suitable warning signs shall be placed on, or adjacent to, each disconnecting means to the effect that any one disconnecting means does not completely de-energize the equipment.
- (3) The barriers referred to in Subrule (1) (b) (ii) shall consist of:

- (a) A minimum clearance of 6 inches between parts connected to different circuits;
 - (b) Dead front construction;
 - (c) Recessing; or
 - (d) Other equivalent means satisfactory to an inspector.
- (4) The effectiveness of barriers shall be judged as satisfactory when they prevent a probe ($\frac{3}{4}$ inches in diameter, 3 inches long, and having a spherical end) from contacting adjacent live parts from any angle.
- (5) Where barriers are used, a suitable warning sign shall be placed on or adjacent to the equipment indicating that there is more than one source of supply.

SECTION 16—REMOTE-CONTROL CIRCUITS, SIGNAL CIRCUITS, EXTRA-LOW-VOLTAGE POWER CIRCUITS AND LOW-ENERGY POWER CIRCUITS

16-000 Scope. This Section applies to remote-control circuits, signal circuits, extra-low-voltage power circuits, and low-energy power circuits, other than:

- (a) Circuits forming an integral part of a device; and
- (b) Remote-control circuits and signal circuits which use conductors in a cable assembly with other conductors forming parts of communication circuits.

16-002 Hazardous Locations. Where the circuits or apparatus within the scope of this Section are installed in hazardous locations, they shall also comply with the applicable rules of Section 18.

Classifications

16-004 Classifications. Circuits within the scope of this Section shall be classified as follows:

- (a) Class 1 circuits are circuits in which power is not limited in accordance with Rule 16-006;
- (b) Class 2 circuits are circuits in which power is limited in accordance with Rule 16-006.

16-006 Limitation of Class 2 Circuits

(1) Class 2 circuits, depending upon the voltage, shall have the current limited as follows:

- (a) 0 to 15 volts. Circuits in which the open-circuit is not greater than 15 volts shall have overcurrent protection of not more than 5-ampere rating, except that the overcurrent protection may be omitted if the current is supplied from:
 - (i) Primary batteries;
 - (ii) An approved Class 2 circuit transformer the secondary current of which under short-circuit does not exceed 10 amperes; or

- (iii) A device having characteristics which will limit the current under normal operating conditions or under fault conditions to a value not exceeding 10 amperes, and approved for the purpose;
- (b) Over 15 volts but not exceeding 30 volts. Circuits in which the open-circuit voltage exceeds 15 volts but is not greater than 30 volts shall have overcurrent protection of not more than 3.2-ampere rating, except that the overcurrent protection may be omitted if the current is supplied from:
 - (i) Primary batteries;
 - (ii) An approved Class 2 circuit transformer the secondary current of which under short-circuit does not exceed 5 amperes; or
 - (iii) A device having characteristics which will limit the current under normal operating conditions or under fault conditions to a value not exceeding 5 amperes, and approved for the purpose;
- (c) Over 30 volts but not exceeding 60 volts. Circuits in which the open-circuit voltage exceeds 30 volts but is not greater than 60 volts shall have overcurrent protection of not more than 1.6-ampere rating, except that the overcurrent protection may be omitted if the current is supplied from:
 - (i) An approved Class 2 circuit transformer the secondary current of which under short-circuit does not exceed 2.5 amperes; or
 - (ii) A device having characteristics which will limit the current under normal operating conditions or under fault conditions to a value not exceeding 2.5 amperes, and approved for the purpose;
- (d) Over 60 volts but not exceeding 150 volts. Circuits in which the open-circuit voltage exceeds 60 volts but is not greater than 150 volts shall have overcurrent protection of not more than 1-ampere rating, and in addition shall be equipped with approved current-limiting means other than overcurrent protection, which will limit the current, either under normal operating conditions or under fault conditions, to not more than 1 ampere.

(2) A device having energy-limiting characteristics may consist of a series resistor of suitable rating, or other similar device.

16-008 Low-Energy Power Circuits. For the purposes of this Section, circuits which are neither remote-control circuits nor signal circuits, but in which the current is limited in accordance with Rule 16-006, shall be classed as low-energy power circuits and shall be considered to be Class 2 circuits.

16-010 Extra-Low-Voltage Power Circuits. For the purposes of this Section, circuits such as valve operators, etc., which are neither remote-control circuits nor signal circuits, but which operate at not more than 30 volts where the current is not limited in accordance with Rule 16-006, and which are supplied from a transformer or other device restricted in its rated output to 1,000 volt-amperes and approved for the purpose, shall be classed as extra-low-voltage power circuits and shall be considered to be Class 1 circuits.

16-012 Circuits to Safety Control Devices. Notwithstanding paragraph (b) of Rule 16-004, where the failure to operate of a remote control circuit to a safety control device will introduce a direct fire or life hazard, the remote control circuit shall be deemed to be a Class 1 circuit.

16-014 Circuits in Communication Cables. Remote-control circuits and signal circuits which use conductors in a cable assembly with other conductors forming parts of communication circuits are, for the purposes of this Code, deemed to be communication circuits and are covered by Section 60 of this Code

Class 1 Circuits

16-016 Methods of Installation for Class 1 Circuits. The conductors and equipment of Class 1 circuits shall be installed in accordance with the requirements of other appropriate Sections of this Code, except as provided in Rules 16-018 to 16-032.

16-018 Conductor Sizes. No. 18 and No. 16 AWG copper conductors may be used in Class 1 circuits:

- (a) If installed in a raceway or a cable approved for the purpose; or
- (b) If flexible cords in accordance with Rule 4-008.

16-020 Insulated Conductors for Class 1 Circuit Wiring

(1) Where conductors larger than No. 16 AWG are used in a Class 1 circuit, they shall be of any type shown in Table 19.

(2) Where conductors of No. 18 or No. 16 AWG copper are used in a Class 1 circuit, they shall be equipment wire of the type suitable for such use as indicated in Table 11.

16-022 Mechanical Protection of Remote-Control Circuits. Where mechanical damage to a remote-control circuit would result in a hazardous condition as outlined in Rule 16-012, all conductors of such remote-control circuits shall be installed in conduit, electrical metallic tubing, or be otherwise suitably protected from mechanical injury or other injurious condition such as moisture, excessive heat, or corrosive action.

16-024 Overcurrent Protection of Class 1 Circuit. Conductors of Class 1 circuits shall be protected against overcurrent in accordance with Section 14 of this Code, except:

- (a) Where other rules of this Code specifically permit or require other overcurrent protection;
- (b) Where the conductors are of No. 18 or No. 16 AWG, they shall be deemed to be protected when overcurrent devices rated or set at not more than 15 amperes are used;
- (c) Where Class 1 circuits have main and "tap-off" circuits and the operating voltage does not exceed 30 volts, the "tap-off" circuits need not be individually protected against overcurrent, provided that the main circuit overcurrent device also affords protection for the "tap-off" circuits; or
- (d) Where the current is limited in a Class 1 circuit by means of overcurrent protection, both the protection and its mounting shall be approved for that purpose.

16-026 Location of Overcurrent Devices in Class 1 Circuits

(1) In Class 1 circuits, the overcurrent devices shall be located at the point where the conductor to be protected receives its supply.

(2) Where the overcurrent device protecting a larger conductor also protects a smaller conductor, overcurrent devices may be dispensed with in the smaller conductor.

16-028 Class 1 Circuits Extending Aerially Beyond a Building. Class 1 circuits which extend aerially beyond a building shall comply with Rules 12-300 to 12-318.

16-030 Grounding of Class 1 Circuits. Class 1 circuits shall be grounded in accordance with and when required by the provisions of Section 10.

16-032 Transformers Supplying Class 1 Circuits

(1) Transformer devices supplying Class 1 circuits shall be approved for the purpose.

(2) Where overcurrent protection is installed at the secondary terminals of the transformer and the transformer is suitably enclosed, no overcurrent protection is required on the primary side other than the normal overcurrent protection of the branch circuit supplying the transformer.

(3) Transformer devices supplying Class 1 extra-low-voltage power circuits, where the operating voltage is limited to not more than 30 volts, shall be restricted in their rated output to not more than 1,000 volt-amperes.

(4) For the purpose of Subrule (3) a transformer shall be considered to have a 1,000 volt-ampere rating if the approximate temperature limit is reached at a 1,000 volt-ampere load.

Class 2 Circuits

16-034 Methods of Installation on Supply Side of Overcurrent Protection or Transformers or Other Devices for Class 2 Circuits

(1) In Class 2 circuits, the conductors and equipment on the supply side of overcurrent protection, transformers, or current-limiting devices shall be installed in accordance with the requirements of other appropriate Sections of this Code.

(2) Where the transformers or other devices are supplied from electric lighting and power circuits, the transformers or devices shall be protected on the supply side by an overcurrent device rated or set in accordance with Section 26 of this Code, but in no case exceeding 15 amperes.

16-036 Methods of Installation on Load Side of Overcurrent Protection, etc., for Class 2 Circuits

(1) In Class 2 circuits, the conductors on the load side of overcurrent protection, transformers, or current-limiting devices shall be insulated and separated from the conductors of electric lighting and power circuits.

(2) Conductors of Class 2 circuits not contained in grounded metallic raceways, conduit, or metallic-sheathed cable, shall be separated by at least 2 inches from any conductors of an electric light or power system unless:

- (a) The electric light or power conductors are contained in a raceway; or

- (b) Either system is encased in approved, non-metallic, flexible tubing, or in porcelain tubes or an equivalent device, in addition to the insulation on the conductors.

(3) The conductors in a Class 2 circuit shall not be placed in any raceway, compartment, outlet, junction box, or similar fitting with the conductors of:

- (a) A Class 1 circuit; or
- (b) Lighting and power circuits,

unless the conductors of the two systems are separated by a suitable barrier.

(4) Subrule (3) shall not apply where the conductors of a power circuit are in the raceway, compartment, outlet, junction box, or similar fitting for the sole purpose of supplying power to the Class 2 circuit, except that no Class 2 conductor installed in a raceway compartment, outlet box, junction box, or similar fitting with such conductors of a power circuit shall show a green-coloured insulation, unless such Class 2 conductor is completely enclosed within a sheathed or jacketed cable assembly throughout the length that is present in such raceway or enclosure.

(5) The conductors of a Class 2 circuit may be run in the same shaft with conductors for lighting and power circuits where:

- (a) The two systems are separated by at least 2 inches; or
- (b) The conductors of either systems are encased in non-metallic flexible tubing.

(6) Where the conductors of a Class 2 circuit are installed in a hoistway, the conductors shall be installed in rigid conduit or electrical metallic tubing, or mineral-insulated or aluminum-sheathed cable shall be used; but, if the mineral-insulated or aluminum-sheathed cable has a non-metallic jacket over the metal sheath, the jacket shall be flame-retarding and moisture resistant.

(7) Conductors used in Class 2 circuits on the load side of overcurrent protection, transformers or current-limiting devices shall be:

- (a) For Class 2 circuits operating at 30 volts or less approved for the application;
- (b) For Class 2 circuits operating at more than 30 volts, suitable for the voltage range and application, and approved for the purpose.

(8) Where 3 or more conductors are used, it is recommended that such conductors be grouped under a common covering except in the case of mineral-insulated cable.

(9) The equipment located on the load side of overcurrent protection, Class 2 transformers or current-limiting devices shall be:

- (a) For Class 2 circuits operating at 30 volts or less, acceptable for the particular application;
- (b) For Class 2 circuits operating at more than 30 volts, suitable for the voltage range and application, approved for the purpose, and arranged so that no energized metal parts are accessible to unauthorized persons.

(10) Conductors shall be of copper not smaller than No. 19 AWG.

16-038 Conductors in a Vertical Run. Where conductors of Class 2 circuits are in a vertical run in a shaft or partition, they shall:

- (a) Have a fire-resistant covering capable of preventing the carrying of fire from floor to floor; or
- (b) Be encased in tubing or other outer covering of non-combustible material; or
- (c) Be located in a fireproof shaft having fire stops at each floor.

16-040 Class 2 Circuits Extending Beyond a Building. Where Class 2 circuits extend beyond a building and are run in such manner as to be subject to accidental contact with lighting or power conductors operating at a potential exceeding 300 volts between conductors, the conductors of the Class 2 circuit shall also meet the requirements of Section 60.

16-042 Overcurrent Protection and Mounting for Class 2 Circuits

(1) Where overcurrent protection is applied to Class 2 circuits in accordance with Rule 16-006, such protection and its mounting shall be approved for the purpose.

(2) Overcurrent protection of different ratings shall not be of an interchangeable type.

(3) The overcurrent protection may be an integral part of a transformer or other power-supply device approved for the purpose.

16-044 Grounding of Class 2 Circuits. Class 2 circuits shall be grounded in accordance with and when required by the provisions of Section 10.

SECTION 18—HAZARDOUS LOCATIONS

Scope and Introduction

18-000 Scope

(1) This Section applies to locations in which electrical equipment and wiring are subject to the conditions indicated by the following classifications.

(2) This Section is supplementary to, or amendatory of, the general requirements of this Code.

18-002 Classification. Hazardous locations shall be classified according to the nature of the hazard, as follows:

- (a) Class I locations are those in which flammable gases or vapours are or may be present in the air in quantities sufficient to produce explosive or ignitable mixtures;
- (b) Class II locations are those which are hazardous because of the presence of combustible or electrically conductive dusts; or
- (c) Class III locations are those which are hazardous because of the presence of easily ignitable fibres or flyings, but in which such fibres or flyings are not likely to be in suspension in air in quantities sufficient to produce ignitable mixtures.

18-004 Division of Class I Locations. Class I locations shall be further divided into two divisions as follows:

(a) Division 1, comprising Class I locations in which:

- (i) Hazardous concentrations of flammable gases or vapours exist continuously, intermittently, or periodically under normal operating conditions;
- (ii) Hazardous concentrations of flammable gases or vapours may exist frequently because of repair or maintenance operation or because of leakage; or
- (iii) Equipment is operated or processes carried on of such nature that breakdown or faulty operation thereof could result in the release of hazardous concentrations of flammable gases or vapours and simultaneous failure of electrical equipment; and

(b) Division 2, comprising Class I locations in which:

- (i) Flammable volatile liquids, flammable gases or vapours are handled, processed, or used, but in which the liquids, gases, or vapours are normally confined within closed containers or closed systems from which they can escape only as a result of accidental rupture or breakdown of the containers or systems or the abnormal operation of the equipment by which the liquids or gases are handled, processed or used;
- (ii) Hazardous concentration of gases or vapours are normally prevented by positive mechanical ventilation, but which may become hazardous as the result of failure or abnormal operation of the ventilating equipment; or
- (iii) The location is adjacent to a Class I Division 1, location, from which a hazardous concentration of gases or vapours could be communicated, unless such communication is prevented by adequate positive-pressure ventilation from a source of clean air, and effective safeguards against ventilation failure are provided.

18-006 Division of Class II Locations. Class II locations shall be further divided into two divisions as follows:

(a) Division 1, comprising Class II locations in which:

- (i) Combustible dust is or may be in suspension in air continuously, intermittently, or periodically under normal operating conditions in quantities sufficient to produce explosive or ignitable mixtures;
- (ii) The normal or abnormal operation or the failure of equipment or apparatus might cause explosive or ignitable mixtures to be produced in, or in dangerous proximity to, electrical equipment or apparatus; or
- (iii) Dusts having the property of conducting electricity may be present; and

(b) Division 2, comprising Class II locations in which combustible dusts are not normally in suspension in air or likely to be thrown into suspension by the normal or abnormal operation or the failure of equipment or apparatus in quantities sufficient to produce explosive or ignitable mixtures, but in which:

(i) Deposits or accumulations of dust may be sufficient to interfere with the safe dissipation of heat from electrical equipment or apparatus; or

(ii) Deposits or accumulations of dust on, in, or near electrical equipment may be ignited by arcs, sparks, or burning material from the electrical equipment.

18-008 Division of Class III Locations. Class III locations shall be further divided into two divisions as follows:

(a) Division I, comprising Class III locations in which readily ignitable fibres or materials producing combustible flyings are handled, manufactured, or used; and

(b) Division 2, comprising Class III locations in which readily ignitable fibres other than those in process of manufacture are stored or handled.

General

18-010 Electrical Equipment

(1) Where electrical equipment is required by this Section to be approved for the class of location, it shall also be approved for the specific gas, vapour, or dust that will be present.

(2) Such approval may be indicated by one or more of the following atmospheric group designations which have been established for the purposes of testing and approval:

(a) Group A, comprising atmospheres containing Acetylene;

(b) Group B, comprising atmospheres containing butadiene, ethylene oxide, hydrogen (or gases or vapours equivalent in hazard to hydrogen, such as manufactured gas), or propylene oxide;

(c) Group C, comprising atmospheres containing acetaldehyde, cyclopropane, diethyl ether, ethylene, isoprene, or unsymmetrical dimethyl hydrazine (UDMH), or other gases or vapours of equivalent hazard;

(d) Group D, comprising atmospheres containing acetone, acrylonitrile, alcohol, ammonia, benzene, benzol, butane, ethylene dichloride, gasoline, hexane, lacquer solvent vapours, naphtha, natural gas, propane, propylene, styrene, vinyl acetate, vinyl chloride, xylenes, or other gases or vapours of equivalent hazard;

(e) Group E, comprising atmospheres containing metal dust, including aluminum, magnesium, and their commercial alloys, and other metals of similarly hazardous characteristics;

(f) Group F, comprising atmospheres containing carbon black, coal, or coke dust; or

(g) Group G, comprising atmospheres containing flour, starch, or grain dust, and other dusts of similarly hazardous characteristics.

(3) Notwithstanding Rule 18-010 (2) (b), where the atmosphere contains:

- (a) Butadiene, Group D equipment may be used if such equipment is isolated in accordance with Rule 18-038 (3) by sealing all conduit $\frac{1}{2}$ inch size or larger; or
- (b) Ethylene oxide or propylene oxide, Group C equipment may be used if such equipment is isolated in accordance with Rule 18-038 (3) by sealing all conduit $\frac{1}{2}$ inch size or larger.

18-012 Marking

- (1) Electrical equipment approved for use in hazardous locations shall be so marked to indicate the class and for Classes I and II locations the group, or the specific gas, vapour, or dust, for which the equipment has been approved.
- (2) Electrical equipment approved for use in Class I hazardous locations may be marked with:
 - (a) The maximum external temperature; or
 - (b) One of the following temperature codes to indicate the maximum external temperature:

Temperature Code	Maximum External Temperature
T1	450C (842F)
T2	300C (572F)
T2A	280C (536F)
T2B	260C (500F)
T2C	230C (446F)
T2D	215C (419F)
T3	200C (392F)
T3A	180C (356F)
T3B	165C (329F)
T3C	160C (320F)
T4	135C (275F)
T4A	120C (248F)
T5	100C (212F)
T6	85C (185F)

- (3) If no maximum external temperature marking is shown on Class I equipment approved for the class and group, the equipment, if of the heat producing type (which excludes junction boxes, conduit fittings, etc.), shall be considered as having the following maximum external temperature for the purpose of compliance with Rule 18-014:

Group A	—	280C (536F)
Group B	—	280C (536F)
Group C	—	160C (320F)
Group D	—	215C (419F)

18-014 Temperature. In class I hazardous locations equipment shall not be installed in an area where vapours or gases are present that have an ignition temperature less than the maximum external temperature of the equipment as referred to in Rule 18-012 (2) and (3).

18-016 Non-Essential Electrical Equipment

- (1) No electrical equipment shall be used in a hazardous location, unless it is essential to the processes being carried on therein.
- (2) Service equipment, panelboards, switchboards, and similar electrical equipment shall, where practicable, be located in rooms or sections of the building in which hazardous conditions do not exist.

18-018 Rooms, Sections, or Areas. Each room, section, or area, including motor- and generator-rooms and rooms for the enclosure of control equipment, shall be considered as a separate location for the purpose of determining the classification of the hazard.

18-020 Equipment Rooms

- (1) Where walls, partitions, floors or ceilings are used to form hazard-free rooms or sections, they shall be:
 - (a) Of substantial construction;
 - (b) Built of or lined with noncombustible material; and
 - (c) Such as to ensure that the rooms or sections will remain free from hazards.
- (2) Where a non-hazardous location within a building communicates with a Class I, Division 2 location, a Class II location, or a Class III location, the locations shall be separated by close-fitting, self-closing, approved fire doors.
- (3) For communication from a Class I, Division 1 location the provisions of Rule 18-004 (b) (iii) shall apply.

18-022 Surge Protection. A wiring system in a hazardous location shall be protected against surges by:

- (a) Approved lightning arresters;
- (b) The interconnection of both high- and low-voltage arrester grounding wires and dead metal of the wiring system; and
- (c) Approved surge-protective electrical capacitors.

18-024 Metallic-Sheathed Cable

(1) Where mineral-insulated cable other than the light-weight type is used in hazardous locations, the cable terminations shall be made by experienced workmen strictly in accordance with the cable manufacturer's instructions, which shall include an insulation resistance test before the cable is energized to assure that moisture has not entered the mineral insulation prior to the application of the pot seal, and that the conductors have not been short-circuited or grounded while preparing the seal.

(2) Surge protection as required by Rule 18-022 shall be such that for mineral-insulated cable in any hazardous location a surge voltage level of 5kv on the cable will not be exceeded.

(3) Where single conductor aluminum-sheathed cable or mineral-insulated cable other than the light-weight type is used in hazardous locations it shall be installed in such a manner as to prevent sparking between cable sheaths or between cable sheaths and ground, and;

- (a) Cables in the circuit shall be clipped or strapped together, in a manner which will ensure good electrical contact between sheaths, at intervals of not more than 6 feet, and the metal sheaths shall be grounded; or

- (b) Cables in the circuit shall have the metal sheaths continuously covered with insulating material and the metal sheaths shall be bonded and grounded at one end only.

(4) Where mineral-insulated heating cable is used in hazardous locations it shall be specifically approved for the purpose and the hazardous location.

18-026 Air Pressurized Electric Wiring Systems.

By special permission, electrical equipment and associated wiring in Class I locations may be so constructed and arranged as to maintain a positive air pressure or inert gas pressure within the enclosures of the electrical equipment and associated wiring, in which case the provisions of Rules 18-032 to 18-094 of this Code need not apply, but such installations shall be made to the satisfaction of the inspection department.

18-028 Intrinsically Safe Electrical Equipment and Wiring

(1) Electrical equipment and associated wiring approved as intrinsically safe may be installed in any hazardous location for which it is approved, and the provisions of Rules 18-032 to 18-214 of this Code need not apply.

(2) Raceways for intrinsically safe wiring and equipment in Class I locations shall be properly sealed to prevent migration of gas or vapour into enclosures or raceways required to be explosion-proof, as well as to other locations.

(3) The conductors in an intrinsically safe circuit shall not be placed in any raceway, compartment, outlet, junction box, or similar fitting with the conductors of any other system, unless the conductors of the two systems are separated by a suitable barrier.

18-030 Cabletroughs and Ventilated Flexible Cableway. Cabletroughs and ventilated flexible cableway shall not be used to support cables in hazardous locations except where:

- (a) The type of cable is approved in rules of this Section for use in the particular hazardous location;
- (b) The type of cable is approved for use in cabletroughs and ventilated flexible cableway in accordance with Rules 12-2204 and 12-2304 respectively; and
- (c) There can be no hazardous accumulation of combustible process dust or fibre in or upon the cable, the cabletrough, the ventilated flexible cableway, or the supports.

CLASS I LOCATION

Installation in Class I, Division 1 Locations

18-032 Transformers and Capacitors, Class I, Division 1

(1) Transformers and electrical capacitors which contain a liquid that will burn shall be installed in electrical equipment vaults in accordance with Rules 26-160 to 26-174, and:

- (a) There shall be no door or other connecting opening between the vault and the hazardous area;

- (b) The vault shall be so ventilated as to ensure the continuous removal of hazardous gases or vapours;

(c) Vent-openings or vent-ducts shall lead to a safe location outside the building containing the vault;

(d) Vent-openings and vent-ducts shall be of sufficient area to relieve pressure caused by explosions within the vault; and

(d) Vent-openings and vent-ducts shall be of sufficient area to relieve pressure caused by explosions within the vault; and

(e) Every portion of a vent-duct within the building shall be constructed of reinforced concrete.

(2) Transformers and electrical capacitors which do not contain a liquid that will burn shall be:

- (a) Installed in electrical equipment vaults conforming to Subrule (1); or
- (b) Of explosion-proof type approved for Class I locations.

18-034 Meters, Instruments, and Relays, Class I, Division 1

(1) Where practicable, meters, instruments, and relays, including kilowatt-hour meters, instrument transformers and resistors, rectifiers and thermionic tubes shall be located outside the hazardous location.

(2) Where it is not practicable to install meters, instruments, and relays outside Class I, Division 1 locations, they shall be provided with explosion-proof enclosures approved for Class I locations.

18-036 Wiring Methods, Class I, Division 1

(1) The wiring method shall be threaded rigid metal conduit or mineral-insulated cable other than the light-weight type with termination fittings approved for the location.

(2) All boxes, fittings, and joints shall be threaded for connection to conduit or cable terminations, and shall be explosion-proof with boxes and fittings approved for Class I locations.

(3) Threaded joints shall have at least 5 full threads fully engaged, and running threads shall not be used for coupling lengths of conduit.

(4) Mineral-insulated cable other than the light-weight type shall be installed and supported in a manner to avoid tensile stress at the termination fittings.

(5) Where it is necessary to use flexible connections at motor terminals and similar places, flexible fittings of the explosion-proof type approved for the location shall be used.

18-038 Sealing, Class I, Division 1

(1) Seals shall be provided in conduit systems to prevent the passage of gases, vapours or flames from one portion of the electrical installation to another through the conduit.

(2) Passage of gases, vapours or flames through mineral-insulated cable other than the light-weight type is inherently prevented by construction of the cable, but sealing compound shall be used in cable

termination fittings to exclude moisture and other fluids from the cable insulation, and shall be of a type approved for the conditions of use.

(3) Seals shall be located:

- (a) In each run of conduit entering an enclosure for switches, circuit breakers, fuses, relays, resistors, or other apparatus which may produce arcs, sparks, or high temperatures and shall be as close as practicable to and in any case not more than 18 inches from the enclosure;
 - (b) In each run of conduit of 2-inch size or larger entering an enclosure, terminal box or junction-box within 18 inches of the enclosure or box; and
 - (c) In each run of conduit leaving a Class I, Division 1 location with no box, coupling, or fitting in the conduit run between the seal and the point at which the conduit leaves the location.
- (4) Where seals are required, they shall conform to the following:
- (a) The seal shall be made:
 - (i) In a field installed sealing fitting approved for the location; or
 - (ii) In a sealing fitting provided as part of an approved enclosure and where the seal is factory-made the enclosure shall be so marked to indicate that such a seal is provided, except that motors and generators approved for the location need not be so marked.
 - (b) Sealing compound shall be approved for the purpose, shall not be affected by the surrounding atmosphere or liquids, and shall not have a melting point of less than 93C (200F);
 - (c) In the completed seal, the minimum thickness of the sealing compound shall be not less than the trade size of the conduit, and in no case less than $\frac{5}{8}$ inch;
 - (d) Splices and taps shall not be made in fittings intended only for sealing with compound, nor shall other fittings in which splices or taps are made be filled with compound;
 - (e) Where there is a probability that liquid or other condensed vapour may be trapped within enclosures for control equipment or at any point in the raceway system, approved means shall be provided to prevent accumulation or to permit periodic draining of such liquid or condensed vapour; and
 - (f) Where the authority enforcing this Code judges that there is a probability that liquid or condensed vapour may accumulate within motors or generators, joints and conduit systems shall be arranged to minimize entrance of liquid, but if means to prevent accumulation or permit periodic draining are judged necessary, such means shall be provided at the time of manufacture, and shall be deemed an integral part of the machine.

18-040 Switches, Motor Controllers, Circuit-Breakers and Fuses, Class I, Division 1. Switches, motor controllers, circuit-breakers and fuses, including push buttons, relays, and similar devices shall be

provided with enclosures, and the enclosure in each case together with the enclosed apparatus shall be approved as a complete assembly for use in Class I locations.

18-042 Control Transformers and Resistors, Class I, Division 1. Transformers, impedance coils and resistors used as or in conjunction with control equipment for motors, generators and appliances and the switching mechanism, if any, associated with them, shall be provided with explosion-proof enclosures approved for Class I locations.

18-044 Motors and Generators, Class I, Division 1. Motors, generators and other rotating electrical machines shall be of the explosion-proof type approved for Class I locations.

18-046 Lighting Fixtures, Class I, Division 1

(1) Fixtures for fixed and portable lighting shall be approved as complete assemblies for Class I locations and shall be clearly marked to indicate the maximum wattage of lamps for which they are approved.

(2) Fixtures intended for portable use shall be specifically approved as complete assemblies for that use.

(3) Each fixture shall be protected against physical damage by a suitable guard or by location.

(4) Pendant fixtures shall be:

- (a) Suspended by and supplied through threaded rigid conduit stems, and threaded joints shall be provided with set screws or other effective means to prevent loosening;
- (b) For stems longer than 12 inches, provided with permanent and effective bracing against lateral displacement at a level not more than 12 inches above the lower end of the stem, or provided with flexibility in the form of a fitting or flexible connector approved for the purpose and for the location not more than 12 inches from the point of attachment to the supporting box or fitting.

(5) Boxes, box assemblies or fittings used for the support of lighting fixtures shall be approved for the purpose and for Class I locations.

18-048 Utilization Equipment, Fixed and Portable, Class I, Division 1. Utilization equipment, fixed and portable, including electrically-heated and motor-driven equipment, shall be approved for Class I locations.

18-050 Flexible Cords, Class I, Division 1. Flexible cords may be used only for connection between a portable lamp or other portable utilization equipment and the fixed portion of its supply circuit and where used shall:

- (a) Be of a type approved for extra hard usage;
- (b) Contain, in addition to the conductors of the circuit, a grounding conductor;
- (c) Be connected to terminals or to supply conductors in an approved manner;
- (d) Be supported by clamps or by other suitable means in such a manner that there will be no tension on the terminal connections; and

- (e) Be provided with acceptable seals at the places where the flexible cord enters a box, fitting or enclosure of the explosion-proof type.

18-052 Receptacles and Attachment Plugs, Class I, Division 1. Receptacles and attachment plugs shall be of the type providing for connection to the grounding conductor of the flexible cord, and shall be approved for Class I locations.

18-054 Conductor Insulation, Class I, Division 1. Where condensed vapours or liquids may collect on or come in contact with the insulation on conductors, such insulation shall be of a type approved for use under such conditions or the insulation shall be protected by a sheath of lead or by other approved means.

18-056 Signalling, Alarm, Remote-Control, and Communication Systems, Class I, Division 1

(1) Where all or part of the apparatus and equipment of signalling, alarm, remote-control, and communication systems of any voltage is contained in Class I, Division 1 locations, the apparatus and equipment shall be approved for Class I locations.

(2) The wiring of the system shall comply with Rule 18-036.

18-058 Live Parts, Class I, Division 1. No live parts of electrical equipment or of an electrical installation shall be exposed.

18-060 Grounding and Bonding, Class I, Division 1

(1) Exposed non-current-carrying metal parts of electrical equipment, including the frames or metal exteriors of motors, fixed or portable lamps or other utilization equipment, lighting fixtures, cabinets, cases, and conduit shall be grounded in accordance with Section 10.

(2) The grounding path continuity and adequacy in a hazardous location and in a non-hazardous location from which the hazardous location is supplied, shall be ensured by the use of threaded connections, bonding jumpers with proper fittings, or other approved means, meeting the requirements of Rule 10-612.

Installation in Class I, Division 2 Locations

18-062 Transformers and Capacitors, Class I, Division 2. Transformers and capacitors shall conform to Section 26 of this Code.

18-064 Meters, Instruments, and Relays, Class I, Division 2

(1) Where practicable, meters, instruments, and relays, including kilowatt-hour meters, instrument transformers and resistors, rectifiers and thermionic tubes, shall be located outside the hazardous location.

(2) Where it is not practicable to install meters, instruments, and relays outside Class I, Division 2 locations, they shall conform to the following:

- (a) Meters, instruments, and relays in which are incorporated contacts for making or breaking current shall be provided with explosion-proof enclosures approved for Class I locations, but general-purpose enclosures may be used where the contacts are:

(i) Immersed in oil; or

(ii) Enclosed within a chamber hermetically sealed against the entrance of gases or vapours; or

(iii) In acceptable non-incendive circuits;

(b) Resistors, resistance devices, thermionic tubes, and rectifiers, which are used in or in connection with meters, instruments, and relays, shall be provided with explosionproof enclosures approved for Class I locations, except that enclosures may be of the general purpose type when such equipment is without make and break or sliding contacts (other than contacts used in conjunction with thermocouples or in other non-incendive circuits) and when the maximum operating temperature of any exposed surface will not exceed 80 per cent of the ignition temperature in degrees Centigrade of the gas or vapour involved as determined by ASTM Standard D2155-66, Method of Test for Autoignition Temperatures of Liquid Petroleum Products;

(c) Transformer windings, impedance coils, solenoids, and other windings which do not incorporate sliding, or make and break contacts, shall be provided with enclosures which may be of the general-purpose type where vents adequate to permit prompt escape of any gases or vapours are provided; and

(d) Where an assembly is made up of components for which general-purpose enclosures are acceptable by this Rule:

(i) A single general-purpose enclosure may be provided for the assembly; and

(ii) Where such an assembly includes any of the equipment described in paragraph (b) the maximum obtainable surface temperature of any component of the assembly shall be clearly and permanently indicated on the outside of the enclosure, unless the complete assembly is approved for the location.

18-066 Wiring Methods, Class I, Division 2

(1) The wiring method shall be threaded rigid metal conduit, or mineral-insulated cable other than the light-weight type with termination fittings approved for Class I locations.

(2) Mineral-insulated cable other than the light-weight type shall be installed and supported in a manner to avoid tensile stress at the termination fittings.

(3) Where it is necessary to use flexible connections at motor terminals and similar places, flexible conduit may be used.

(4) Boxes, fittings and joints need not be explosion-proof except as required by Rule 18-068 (4).

18-068 Sealing, Class I, Division 2

(1) Seals shall be provided in conduit systems to prevent the passage of gases, vapours, or flames from one portion of the electrical installation to another through the conduit.

(2) Passage of gases, vapours, or flames through mineral-insulated cable other than the light-weight

type is inherently prevented by construction of the cable, but sealing compound shall be used in cable termination fittings to exclude moisture and other fluids from the cable insulation, and shall be of a type approved for the conditions of use.

(3) Seals shall be located:

- (a) In each run of conduit entering an enclosure which is required to be explosion-proof, as close as practicable to, and in any case not more than 18 inches from, the enclosures; and
- (b) In each run of conduit leaving the hazardous location with no box, coupling, or fitting in the conduit run between the seal and the point at which the conduit leaves the location.

(4) Where a run of conduit enters an enclosure which is required to be explosion-proof, every part of the conduit from the seal to the explosion-proof enclosure shall comply with Rule 18-036.

(5) Where seals are required, Rule 18-038 (4) shall apply.

18-070 Switches, Controllers, and Circuit Breakers Class I, Division 2. Where circuit breakers, controllers and switches are intended to interrupt electrical current in the normal performance of the function for which they are installed, they shall be provided with enclosures approved for Class I locations, unless general-purpose enclosures are provided and:

- (a) The interruption of current occurs within a chamber hermetically sealed against the entrance of gases and vapours; or
- (b) The current-interrupting contacts are immersed in oil, and the device is approved for locations of this class and division.

18-072 Isolating Switches, Class I, Division 2. Isolating switches shall conform to the following:

- (a) They shall be so interlocked with their associated current-interrupting devices that they cannot be opened under load; and
- (b) They may have enclosures of the general-purpose type, provided they are unfused.

18-074 Fuses for Motors, Appliances, and Portable Lamps, Class I, Division 2. Where fuses are used in Class I, Division 2 locations for the protection of motors, appliances, and portable lamps:

- (a) A standard plug fuse or cartridge fuse may be used if placed within an explosion-proof enclosure approved for the class of the location; or
- (b) A fuse of a type in which the operating element is immersed in oil or other approved liquid, or is enclosed within a chamber hermetically sealed against the entrance of gases and vapours, may be used if approved for the purpose and placed within a general-purpose enclosure.

18-076 Sets of Fuses or Circuit Breakers for Fixed Lighting, Class I, Division 2.

(1) In this Rule, "sets of fuses" means a group containing as many fuses as are required to perform a single protective function in a circuit, but excluding fuses conforming to Rule 18-074.

(2) Where:

- (a) Not more than 10 sets of approved enclosed fuses; or
- (b) Not more than 10 circuit breakers which are not used as switches for the normal operation of the lamps,

are installed in Class I, Division 2 locations for the protection of a branch circuit or a feeder circuit which supplies only lamps in a fixed position, the enclosures for the fuses or circuit breakers may be of the general-purpose type.

18-078 Control Transformers and Resistors, Class I, Division 2

(1) Where switching mechanisms are used in conjunction with transformers, impedance coils, or resistors, they shall comply with Rule 18-070.

(2) The enclosures for the windings of transformers or impedance coils may be of the general-purpose type but shall be provided with vents adequate to permit the prompt escape of gases or vapours which may enter the enclosure.

(3) Resistors shall be provided with explosionproof enclosures approved as complete assemblies with the resistors for Class I locations, unless the resistance is non-variable and the maximum operating temperature in degrees Centigrade will not exceed 80 per cent of the ignition temperature of the gas or vapour involved as determined by ASTM Standard D2155-66, Method of Test for Autoignition Temperatures of Liquid Petroleum Products.

18-080 Motors and Generators, Class I, Division 2

(1) Motors, generators, and other rotating electrical machines, in which are incorporated arcing or spark producing components or integral resistance devices shall be of the explosionproof type approved for Class I locations unless the arcing or spark producing components or integral resistance devices are provided with enclosures approved for Class I locations.

(2) Motors, generators, and other rotating electrical machines which do not incorporate arcing or spark producing components or integral resistance devices may be of the open or non-explosionproof type.

18-082 Lighting Fixtures, Class I, Division 2

(1) Lighting fixtures shall conform to the following:

- (a) Portable lamps shall conform to Rule 18-046 (1) and (2); and
- (b) Fixed lighting:
 - (i) Shall be protected from physical damage by acceptable guards or by location;
 - (ii) Shall be approved as complete assemblies for Class I, Division 2 locations and shall be clearly marked to indicate the maximum wattage, voltage, and specific type designations of the lamps for which they are approved.

(2) Pendent fixtures shall be:

- (a) Suspended by threaded rigid conduit stems or by other approved means;
- (b) For stems longer than 12 inches, provided with permanent and effective bracing against lateral displacement at a level not more than 12 inches

above the lower end of the stem, or flexibility in the form of a fitting or flexible connector approved for the purpose shall be provided not more than 12 inches from the point of attachment to the supporting box or fitting.

(3) Boxes, box assemblies, or fittings used for the support of lighting fixtures shall be approved for the purpose.

(4) Switches which are part of an assembled fixture or of an individual lampholder shall conform to Rule 18-070.

(5) Starting and control equipment for mercury-vapour and fluorescent lamps shall conform to Rule 18-078.

18-084 Utilization Equipment, Fixed and Portable, Class I, Division 2

(1) Electrically heated utilization equipment, whether fixed or portable, shall be approved for Class I locations.

(2) Motors of motor-driven utilization equipment shall conform to Rule 18-080.

(3) Switches, circuit breakers, and fuses forming part of or used in connection with utilization equipment, shall conform to Rules 18-070 to 18-074.

18-086 Flexible Cords, Class I, Division 2. Flexible cords shall conform to Rule 18-050.

18-088 Receptacles and Attachment Plugs, Class I, Division 2. Receptacles and attachment plugs shall conform to Rule 18-052.

18-090 Signalling, Alarm, Remote Control, and Communication Systems, Class I, Division 2

(1) Switches and circuit breakers, and make-and-break contacts of push buttons, relays, and alarm bells or horns shall have explosion-proof enclosures approved for Class I locations, unless general-purpose enclosures are provided and current-interrupting contacts are:

- (a) Immersed in oil; or
- (b) Enclosed within a chamber hermetically sealed against the entrance of gases or vapours; or
- (c) In acceptable non-incendive circuits.

(2) Resistors, resistance devices, thermionic tubes, and rectifiers used in a Class I, Division 2 location shall conform to Rule 18-064 (2) (b).

(3) Enclosures, which may be of the general-purpose type, shall be provided for lightning protective devices and for fuses.

18-092 Live Parts, Class I, Division 2. No live parts of electrical equipment or of an electrical installation shall be exposed.

18-094 Grounding and Bonding, Class I, Division 2

(1) Electrical equipment shall be grounded in the manner required by Rule 18-060.

(2) Where flexible conduit is used as permitted in Rule 18-066 (3), bonding jumpers with proper fittings shall be provided around such conduit.

CLASS II LOCATIONS

Installations in Class II, Division 1 Locations

18-096 Transformers and Capacitors, Class II, Division 1

(1) Transformers and electrical capacitors which contain a liquid that will burn shall be installed in electrical equipment vaults in accordance with Rules 26-160 to 26-174; and

(a) Doors or other openings communicating with the hazardous area shall have self-closing fire doors on both sides of the wall, and the doors shall be carefully fitted and provided with suitable seals (such as weather stripping) to minimize the entrance of dust into the vault;

(b) Vent openings and ducts shall communicate only with the air outside the building; and

(c) Suitable pressure-relief openings communicating only with the air outside the building shall be provided.

(2) Transformers and electrical capacitors which do not contain a liquid that will burn shall be:

(a) Installed in electrical equipment vaults conforming to Subrule (1); or

(b) Approved as a complete assembly including terminal connections for Class II locations.

(3) No transformer or capacitor shall be installed in a location where dust from magnesium, aluminum, aluminum bronze powders, or other metals of similarly hazardous characteristics may be present.

18-098 Wiring Methods, Class II, Division 1

(1) The wiring methods shall be threaded rigid metal conduit, mineral-insulated cable other than the light-weight type with termination fittings approved for the location, or aluminum-sheathed cable with termination fittings approved for the location.

(2) Boxes, fittings and joints shall be threaded for connection to conduit or cable terminations, and boxes and fittings shall be approved for Class II locations.

(3) Mineral-insulated cable other than the light-weight type and aluminum-sheathed cable shall be installed and supported in a manner to avoid tensile stress at the termination fittings.

(4) Where it is necessary to use flexible connections, flexible connection fittings approved for the location, or flexible cord approved for extra-hard usage and provided with bushed fittings on each end approved for the location shall be used.

(5) Where flexible connections are subject to oil or other corrosive conditions, the insulation of the conductors shall be of a type approved for the condition or shall be protected by means of a suitable sheath.

(6) Where flexible cords are used, they shall incorporate a grounding conductor.

18-100 Sealing, Class II, Division 1. Where a raceway provides communication between an enclosure which is required to be dust-tight and one which is not, the entrance of dust into the dust-tight enclosure through the raceway shall be prevented by:

- (a) A permanent and effective seal;
- (b) A horizontal section not less than 10 feet long in the raceway; or
- (c) A vertical section of raceway not less than 5 feet long and extending downward from the dust-tight enclosure.

18-102 Switches, Controllers, Circuit Breakers, and Fuses, Class II, Division 1. Switches, motor controllers, circuit breakers, and fuses, including push buttons, relays, and similar devices shall be provided with a dust-tight enclosure approved for Class II locations.

18-104 Control Transformers and Resistors, Class II, Division 1. Transformers, impedance coils, and resistors used as or in conjunction with control equipment for motors, generators or electric appliances and the overcurrent devices or switching mechanisms, if any, associated with them shall be provided with a dust-tight enclosure approved for Class II locations.

18-106 Motors and Generators, Class II, Division 1. Motors, generators, and other rotating electrical machines shall be approved for Class II locations.

18-108 Ventilating Pipes, Class II, Division 1

(1) Every vent pipe for a motor, generator, or other rotating electrical machine or for enclosures for electrical apparatus or equipment shall:

- (a) Be of metal or of an equally substantial non-combustible material;
- (b) If of metal, be not less than 0.0209 inch (No. 24 MSG) thick;
- (c) Lead directly to a source of clean air outside a building;
- (d) Be screened at the outer end to prevent the entrance of animals or birds; and
- (e) Be protected against mechanical damage and corrosion.

(2) Every vent pipe and its connection to a motor or to a dust-tight enclosure for other equipment or apparatus shall be dust-tight throughout its entire length.

(3) The seams and joints of every metal vent pipe shall be:

- (a) Riveted and soldered;
 - (b) Bolted and soldered;
 - (c) Welded; or
 - (d) Rendered dust-tight by some other equally effective means.
- (4) No exhaust pipe shall discharge inside a building.

18-110 Utilization Equipment, Fixed and Portable, Class II, Division 1. Utilization equipment, fixed and portable, including electrically heated and motor-driven equipment shall be approved for Class II locations.

18-112 Lighting Fixtures, Class II, Division 1

(1) Fixtures for fixed and portable lighting shall be approved as complete assemblies for Class II locations

and shall be clearly marked to indicate the maximum wattage of lamps for which they are approved.

(2) Fixtures intended for portable use shall be specifically approved as complete assemblies for that use.

(3) Each fixture shall be protected against physical damage by a suitable guard or by location.

(4) Pendent fixtures shall be:

(a) Suspended by threaded rigid conduit stems or chains with approved fittings or by other approved means which shall not include a flexible cord as the supporting medium, and threaded joints shall be provided with set screws or other effective means to prevent loosening;

(b) For rigid stems longer than 12 inches, provided with permanent and effective bracing against lateral displacement at a level not more than 12 inches above the lower end of the stem, or provided with flexibility in the form of a fitting or flexible connector approved for the purpose and for the location not more than 12 inches from the point of attachment to the supporting box or fitting; and

(c) Where wiring between an outlet box or fitting and the fixture is not enclosed in conduit, provided with a flexible cord approved for extra hard usage and suitable seals where the cord enters the fixture and the outlet box or fitting.

(5) Boxes, box assemblies or fittings used for the support of lighting fixtures shall be approved for the purpose and Class II locations.

18-114 Flexible Cords, Class II, Division 1. Flexible cords used shall:

- (a) Be of a type approved for extra hard usage;
- (b) Contain a grounding conductor in addition to the conductors of the circuit;
- (c) Be supported by clamps or by other suitable means so there is no tension on the terminal connections; and
- (d) Be provided with suitable seals to prevent the entrance of dust at the point where the cord enters a box or fitting which is required by this Section to be dust-tight.

18-116 Receptacles and Attachment Plugs, Class II, Division 1. Receptacles and attachment plugs shall be approved for Class II locations.

18-118 Signalling, Alarm, Remote-Control, and Communication Systems, Class II, Division 1

(1) Where all or part of the apparatus and equipment of signalling, alarm, remote control, and communication systems is contained in Class II, Division 1 locations, the apparatus and equipment shall be provided with dust-tight enclosures approved for Class II locations, except that:

- (a) Devices which carry or interrupt only a voice current need not be provided with such enclosures; and
- (b) Current-breaking contacts which are immersed in oil or enclosed in a chamber sealed against the entrance of dust may be provided with a general-purpose enclosure if the prevailing dust is electrically non-conductive.

(2) The wiring of the system shall comply with Rule 18-098.

18-120 Live Parts, Class II, Division 1. No live parts of electrical equipment or of an electrical installation shall be exposed.

18-122 Grounding and Bonding, Class II, Division 1. Electrical equipment shall be grounded in the manner prescribed by Rule 18-060.

Installation in Class II, Division 2 Locations

18-124 Transformers and Capacitors, Class II, Division 2

(1) Transformers and electrical capacitors which contain a liquid that will burn shall be installed in electrical equipment vaults in accordance with Rules 26-160 to 26-174.

(2) Transformers and electrical capacitors which contain a liquid that will not burn shall be:

- (a) Installed in electrical equipment vaults in accordance with Rule 26-160 to 26-174; or
- (b) Approved for Class II locations.

(3) Dry core transformers installed in Class II, Division 2 locations shall:

- (a) Be installed in electrical equipment vaults in accordance with Rules 26-160 to 26-174; or
- (b) Have their windings and terminal connections enclosed in tight metal housings without ventilating or other openings and operate at not more than 750 volts.

18-126 Wiring Methods, Class II, Division 2

(1) The wiring method shall be rigid metal conduit, mineral-insulated cable other than the light-weight type, aluminum-sheathed cable, or Type TECK cable with overall covering (outer jacket).

(2) Boxes and fittings in which taps, joints or terminal connections are made shall be designed to minimize the entrance of dust, and shall:

- (a) Be provided with telescoping or close-fitting covers, or other effective means to prevent the escape of sparks or burning material; and
- (b) Have no openings, such as holes for attachment screws, through which, after installation, sparks or burning material might escape, or through which exterior accumulations of dust or adjacent combustible material might be ignited.

(3) Mineral-insulated cable other than the light-weight type, aluminum-sheathed cable and type TECK cable shall be:

- (a) Installed with termination fittings approved for the location; and
- (b) Installed and supported in a manner to avoid tensile stress at the termination fittings.

(4) Where it is necessary to use flexible connections the provisions of Rule 18-098 (4), (5), (6) shall apply.

18-128 Sealing, Class II Division 2. Sealing of raceways shall conform to Rule 18-100.

18-130 Switches, Controllers, Circuit Breakers, and Fuses, Class II, Division 2

(1) Except as provided by Subrule (2), switches, motor controllers, circuit breakers and fuses, including push buttons, relays and similar devices shall be provided with tight metal enclosures which shall be designed to minimize the entrance of dust, and which shall:

- (a) Be equipped with telescoping or close-fitting covers, or with other effective means to prevent the escape of sparks or burning material; and
- (b) Have no openings, such as holes for attachment screws, through which, after installation, sparks or burning material might escape, or through which exterior accumulations of dust or adjacent combustible material might be ignited.

(2) In locations where dust from magnesium, aluminum, aluminum bronze powders, or other metals of similarly hazardous characteristics may be present, switches, motor controllers, circuit breakers and fuses shall have dust-tight enclosures approved for such locations.

18-132 Control Transformers and Resistors, Class II, Division 2

(1) Switching mechanisms, including overcurrent devices, used in conjunction with control transformers, impedance coils, and resistors shall be provided with enclosures conforming to Rule 18-130.

(2) Where not located in the same enclosure with switching mechanisms, control transformers and impedance coils shall be provided with tight metal housings without ventilating openings.

(3) Resistors and resistance devices shall have dust-tight enclosures approved for Class II locations, except that where the maximum normal operating temperature of the resistor will not exceed 120°C. (248°F.), non-adjustable resistors and resistors which are part of an automatically timed starting sequence may have enclosures conforming to Subrule (2).

18-134 Motors and Generators, Class II, Division 2

(1) Except as provided in Subrule (2), motors, generators, and other rotating electrical machinery shall be:

- (a) Approved for Class II, or Class II, Division 2 locations; or
- (b) Ordinary totally enclosed pipe-ventilated or totally enclosed fan-cooled subject to the following:

- (i) The winding insulation shall be Class A or Class B; and
- (ii) If drain holes are provided they shall be closed with threaded plugs.

(2) Where, in the judgment of an inspector, only moderate quantities of non-conducting, non-abrasive dust are likely to accumulate in a location and the equipment in the location is readily accessible for routine maintenance, there may be installed in the location;

- (a) Standard open-type machines having Class A insulation without sliding contacts, centrifugal or other types of switching mechanism, including motor overcurrent devices or integral resistance devices; and
- (b) Standard open-type machines having Class A insulation which have the contacts, switching mechanisms, or resistance devices enclosed in accordance with Rule 18-130.

18-136 Ventilation Pipes, Class II, Division 2

(1) Vent pipes for motors, generators, or other rotating electrical machinery, or for enclosures for electrical apparatus or equipment, shall conform to Rule 18-108 (1).

(2) Vent pipes and their connections shall be sufficiently tight to prevent the entrance of appreciable quantities of dust into the ventilated equipment or enclosure, and to prevent the escape of sparks, flame or burning material which might ignite accumulations of dust or combustible material in the vicinity.

(3) Where metal vent pipes are used, lock seams and riveted or welded joints may be used and, where some flexibility is necessary, as at connections to motors, tight-fitting slip joints may be used.

18-138 Utilization Equipment, Fixed and Portable, Class II, Division 2

(1) Electrically heated utilization equipment, whether fixed or portable, shall be approved for Class II locations.

(2) Motors of motor-driven utilization equipment shall conform to Rule 18-134.

(3) The enclosure for switches, circuit breakers, and fuses shall conform to Rule 18-130.

(4) Transformers, impedance coils, and resistors forming part of or used in connection with utilization equipment shall conform to Rule 18-132 (2), (3).

(5) Where portable utilization equipment may be used in Class II, Division 1 locations and in Class II, Division 2 locations, it shall conform to Rule 18-110.

18-140 Lighting Fixtures, Class II, Division 2

(1) Lighting fixtures shall conform to the following:

- (a) Portable lamps shall be approved as complete assemblies for Class II locations and shall be clearly marked to indicate the maximum wattage of lamps for which they are approved; and
- (b) Fixed lighting, shall:
 - (i) Be protected from physical damage by acceptable guards or by location;
 - (ii) Provide enclosures for lamps and lamp-holders which shall be designed to minimize the deposit of dust on lamps and to prevent the escape of sparks, burning material or hot metal;
 - (iii) Be clearly marked to indicate the maximum wattage of lamps for which they may be used without exceeding a maximum exposed surface temperature of 165°C. (329°F.) under normal conditions of use.

(2) Pendent fixtures shall be:

- (a) Suspended by threaded rigid conduit stems or chains with approved fittings, or by other approved means, which shall not include flexible cord as the supporting medium;
 - (b) For rigid stems longer than 12 inches, provided with permanent and effective bracing against lateral displacement at a level not more than 12 inches above the lower end of the stem, or provided with flexibility in the form of a fitting or flexible connector approved for the purpose not more than 12 inches from the point of attachment to the supporting box or fitting; and
 - (c) Where wiring between an outlet box or fitting and the fixture is not enclosed in conduit, provided with a flexible cord approved for extra hard usage.
- (3) Boxes, box assemblies or fittings used for the support of lighting fixtures shall be approved for that purpose.

(4) Starting and control equipment for mercury vapour and fluorescent lamps shall conform to Rule 18-132.

18-142 Flexible Cords, Class II, Division 2. Flexible cords shall conform to Rule 18-114.

18-144 Receptacles and Attachment Plugs, Class II, Division 2. Receptacles and attachment plugs shall be:

- (a) Of a polarized type which affords automatic connection to the grounding conductor of the flexible supply cord; and
- (b) Designed so that the connection to the supply circuit cannot be made or broken while live parts are exposed.

18-146 Signalling, Alarm, Remote Control, and Communication Systems, Class II, Division 2. Where all or part of the apparatus and equipment of signalling, alarm, remote control, and communication systems is contained in Class II, Division 2 locations:

- (a) Contacts which interrupt other than voice currents shall be enclosed in conformity with Rule 18-130;
- (b) The windings and terminal connections of transformers and choke coils which may carry other than voice currents shall be provided with tight metal enclosures without ventilating openings; and
- (c) Resistors, resistance devices, thermionic tubes, and rectifiers which may carry other than voice currents shall be provided with dust-tight enclosures approved for Class II locations, except that where the maximum normal operating temperature of thermionic tubes, non-adjustable resistors or rectifiers will not exceed 120°C. (248°F.), such devices may have tight metal enclosures without ventilating openings.

18-148 Live Parts, Class II, Division 2. No live parts of electrical equipment or of an electrical installation shall be exposed.

18-150 Grounding and Bonding, Class II, Division 2. All electrical equipment shall be grounded in the manner required by Rule 18-060.

CLASS III LOCATIONS**Installation in Class III, Division 1 Locations**

18-152 Transformers and Capacitors, Class III, Division 1. Transformers and electrical capacitors shall conform to Rule 18-124.

18-154 Wiring Methods, Class III, Division 1

(1) The wiring method shall be rigid metal conduit, mineral-insulated cable other than the light-weight type, aluminum-sheathed cable, or type TECK cable with overall covering (outer jacket).

(2) Boxes and fittings in which taps, joints, or terminal connections are made shall:

(a) Be provided with telescoping or close fitting covers, or other effective means to prevent the escape of sparks or burning material; and

(b) Have no openings, such as holes for attachment screws, through which, after installation, sparks or burning material might escape, or through which adjacent combustible material might be ignited.

(3) Mineral-insulated cable other than the light-weight type, aluminum-sheathed cable and type TECK cable shall be:

(a) Installed with termination fittings approved for the location; and

(b) Installed and supported in a manner to avoid tensile stress at the termination fittings.

(4) Where it is necessary to use flexible connections the provisions of Rule 18-098 (4), (5), and (6) shall apply.

18-156 Switches, Controllers, Circuit Breakers and Fuses, Class III, Division 1. Switches, motor controllers, circuit breakers, and fuses, including push buttons, relays and similar devices, shall be provided with tight metal enclosures designed to minimize entrance of fibres and flyings, and which shall:

(a) Be equipped with telescoping or close fitting covers, or with other effective means to prevent escape of sparks or burning material; and

(b) Have no openings, such as holes for attachment screws, through which, after installation, sparks or burning material might escape or through which exterior accumulations of fibres or flyings or adjacent combustible material might be ignited.

18-158 Control Transformers and Resistors, Class III, Division 1. Transformers, impedance coils, and resistors used as or in conjunction with control equipment for motors, generators, and appliances, shall conform to Rule 18-132, with the exception that, when these devices are in the same enclosure with switching devices of such control equipment, and are used only for starting or short-time duty, the enclosure shall conform to the requirements of Rule 18-156.

18-160 Motors and Generators, Class III, Division 1

(1) Except as provided in Subrule (2), motors, generators, and other rotating electrical machinery shall be:

- (a) Totally enclosed non-ventilated;
- (b) Totally enclosed pipe-ventilated; or
- (c) Totally enclosed fan-cooled.

(2) Where, in the judgment of an inspector, only moderate accumulations of lint and flyings are likely to collect on, in, or in the vicinity of a rotating electrical machine and the machine is readily accessible for routine cleaning and maintenance, there may be installed in the location:

- (a) Standard open-type machines without sliding contacts, centrifugal, or other types of switching mechanism, including motor overload devices;
- (b) Standard open-type machines which have contacts, switching mechanisms, or resistance devices enclosed within tight metal housings without ventilating or other openings; or
- (c) Self-cleaning textile motors of the squirrel-cage type.

(3) Motors, generators, or other rotating electrical machinery of the partially enclosed or splash-proof type shall not be installed in Class III locations.

18-162 Ventilating Pipes, Class III, Division 1

(1) Vent pipes for motors, generators, or other rotating electrical machinery or for enclosures for electrical apparatus or equipment shall conform to Rule 18-108 (1).

(2) Vent pipes and their connections shall be sufficiently tight to prevent the entrance of appreciable quantities of fibres or flyings into the ventilated equipment or enclosure, and to prevent the escape of sparks, flame, or burning material which might ignite accumulations of fibres or flyings or combustible material in the vicinity.

(3) Where metal vent pipes are used, lock seams and riveted or welded joints may be used and, where some flexibility is necessary, tight-fitting slip joints may be used.

18-164 Utilization Equipment, Fixed and Portable, Class III, Division 1

(1) Electrically heated utilization equipment, whether fixed or portable, shall be approved for Class III locations.

(2) Motors of a motor-driven utilization equipment shall conform to Rule 18-192.

(3) The enclosures for switches, motor controllers, circuit breakers, and fuses shall conform to Rule 18-156.

18-166 Lighting Fixtures, Class III, Division 1

(1) Lighting fixtures shall conform to the following:

- (a) Portable lamps shall:
 - (i) Be equipped with handles;
 - (ii) Be protected with substantial guards;
 - (iii) Have lampholders of the unswitched type with no exposed metal parts and without provision for receiving attachment plugs; and
- (iv) In all other aspects comply with Rule 18-166 (1) (b).

(b) Fixed lighting shall:

- (i) Provide enclosures for lamps and lamp-holders which shall be designed to minimize entrance of fibres and flyings and to prevent the escape of sparks, burning material, or hot metal;
- (ii) Be clearly marked to indicate the maximum wattage lamp which may be used without exceeding a maximum exposed surface temperature of 165°C. (329°F.) under normal conditions of use.

(2) Lighting fixtures which may be exposed to physical damage shall be protected by a suitable guard.

(3) Pendant fixtures shall comply with Rule 18-140 (2).

(4) Boxes, box assemblies or fittings used for the support of lighting fixtures shall be approved for that purpose.

(5) Starting and control equipment for mercury vapour and fluorescent lamps shall comply with Rule 18-158.

18-168 Flexible Cords, Class III, Division 1. Flexible cords shall comply with Rule 18-114.

18-170 Receptacles and Attachment Plugs, Class III, Division 1. Receptacles and attachment plugs shall comply with Rule 18-144.

18-172 Signalling, Alarm, Remote-Control, and Communication Systems, Class III, Division 1. Signalling, alarm, remote-control, and communication systems shall comply with Rule 18-146.

18-174 Electric Cranes and Hoists, and Similar Equipment, Class III, Division 1. Where installed for operation over combustible fibres or accumulations of flyings, travelling cranes and hoists for material handling, travelling cleaners for textile machinery, and similar equipment shall conform to the following:

- (a) Power supply to contact conductors shall be isolated from all other systems and shall be ungrounded, and shall be equipped with an acceptable recording ground detector which will give an alarm and will automatically de-energize the contact conductors in case of a fault to ground, or with an acceptable ground fault indicator which will give a visual and audible alarm, and maintain the alarm as long as power is supplied to the system and the ground fault remains;
- (b) Contact conductors shall be so located or guarded as to be inaccessible to other than authorized persons, and shall be protected against accidental contact with foreign objects.
- (c) Current collectors shall conform to the following:
 - (i) They shall be arranged or guarded to confine normal sparking and to prevent escape of sparks or hot particles;
 - (ii) To reduce sparking, two or more separate surfaces of contact shall be provided for each contact conductor; and
 - (iii) Reliable means shall be provided to keep contact conductors and current collectors free of accumulations of lint or flyings.
- (d) Control equipment shall comply with Rules 18-156 and 18-158.

18-176 Electric Trucks, Class III, Division 1. Electric trucks shall be of an acceptable type.

18-178 Storage-Battery Charging Equipment, Class III, Division 1. Storage-battery charging equipment shall be located in separate rooms built or lined with substantial noncombustible materials so constructed as to adequately exclude flyings or lint, and shall be well ventilated.

18-180 Live Parts, Class III, Division 1. No live parts of electrical equipment or of an electrical installation shall be exposed, except as provided in Rule 18-174.

18-182 Grounding and Bonding, Class III, Division 1. Electrical equipment shall be grounded as prescribed by Rule 18-150.

Installation in Class III, Division 2 Locations

18-184 Transformers and Capacitors, Class III, Division 2. Transformers and capacitors shall conform to Rule 18-124.

18-186 Wiring Method, Class III, Division 2. The wiring method in Class III, Division 2 locations shall conform to Rule 18-154 except that in sections, compartments, or areas used solely for storage and containing no machinery, open wiring or insulators in accordance with Rules 12-202 to 12-224 may be used, provided that, where conductors are installed elsewhere than in roof spaces and remote from physical damage, they shall be protected as required by Rules 12-212 and 12-214.

18-188 Switches, Controllers, Circuit Breakers, and Fuses, Class III, Division 2. Switches, motor controllers, circuit breakers, and fuses shall conform to Rule 18-156.

18-190 Control Transformers and Resistors, Class III, Division 2. Transformers, impedance coils, and resistors used as or in conjunction with control equipment for motors, generators and appliances shall conform to Rule 18-158.

18-192 Motors and Generators, Class III, Division 2.

(1) Motors, generators, and other rotating electrical machinery shall be:

- (a) Totally enclosed non-ventilated;
- (b) Totally enclosed pipe-ventilated; or
- (c) Totally enclosed fan-cooled.

(2) Motors, generators, or other rotating electrical machinery of the partially enclosed or splash-proof type shall not be installed in Class III locations.

18-194 Ventilating Pipes, Class III, Division 2. Ventilating pipes shall conform to Rule 18-108 (1).

18-196 Utilization Equipment, Fixed and Portable, Class III, Division 2. Fixed or portable utilization equipment shall conform to Rule 18-164.

18-198 Lighting Fixtures, Class III, Division 2. Lighting fixtures shall conform to Rule 18-166.

18-200 Flexible Cords, Class III, Division 2. Flexible cords shall conform to Rule 18-114.

18-202 Receptacles and Attachment Plugs, Class III, Division 2. Receptacles and attachment plugs shall conform to Rule 18-144.

18-204 Signalling, Alarm, Remote-Control, and Communication Systems, Class III, Division 2. Signalling, alarm, remote-control, and communication systems shall conform to Rule 18-146.

18-206 Electric Cranes and Hoists and Similar Equipment, Class III, Division 2. Electric cranes and hoists and similar equipment shall be installed as prescribed by Rule 18-174.

18-208 Electric Trucks, Class III, Division 2. Electric trucks shall conform to Rule 18-176.

18-210 Storage-Battery Charging Equipment, Class III, Division 2. Storage-battery charging equipment shall be located in rooms conforming to Rule 18-178.

18-212 Live Parts, Class III, Division 2. No live parts of electrical equipment or of an electrical installation shall be exposed, except as provided in Rule 18-206.

18-214 Grounding and Bonding, Class III, Division 2. Equipment shall be grounded in conformity with Rule 18-182.

SECTION 20—GASOLINE DISPENSING AND SERVICE STATIONS, GARAGES, BULK STORAGE PLANTS, FINISHING PROCESSES, AND AIRCRAFT HANGARS

20-000 Scope. This Section is supplementary to, or amendatory of, the general requirements of this Code and applies to the following installations:

- (a) Gasoline dispensing and service stations—Rules 20-002 to 20-014;
- (b) Commercial garages, repair and storage—Rules 20-100 to 20-114;
- (c) Residential storage garages—Rules 20-200 to 20-206;
- (d) Bulk storage plants—Rules 20-300 to 20-312;
- (e) Finishing processes—Rules 20-400 to 20-412; and
- (f) Aircraft hangars—Rules 20-500 to 20-522.

Gasoline Dispensing and Service Stations

20-002 General

(1) Rules 20-002 to 20-014 inclusive apply to electrical apparatus and wiring installed in gasoline dispensing and service stations, and other locations where gasoline or other similar volatile flammable liquids are dispensed or transferred to the fuel tanks of self-propelled vehicles.

(2) Other areas used as lubricatoriums, service rooms and repair rooms, and offices, salesrooms, compressor rooms and similar locations shall conform to Rules 20-100 to 20-114 with respect to electrical wiring and equipment.

20-004 Hazardous Areas

(1) The space within the dispenser up to 4 feet from its base and the space within 18 inches extending

horizontally from the dispenser up to 4 feet from its base shall be considered a Class I, Division 1 location, and shall include the space below the dispenser which may contain electrical wiring or equipment.

(2) In an outside location, any area beyond the Class I, Division 1 area (and in buildings not suitably cut off) within 20 feet horizontally from the exterior enclosure of any dispensing pump, shall be considered a Class I, Division 2 location, which shall extend upward to a level 18 inches above driveway or ground level.

(3) In an outside location, any area beyond the Class I, Division 1 location (and in buildings not suitably cut off) within 10 feet horizontally from any tank fill-pipe shall be considered a Class I, Division 2 location which shall extend upward to a level 18 inches above driveway or ground level.

(4) Electrical wiring and equipment, any portion of which is below the surface of areas defined as Class I, Division 1 or Division 2 in Subrules (1), (2), or (3) above shall be considered to be within a Class I, Division 1 location which shall extend at least to the point of emergence above grade.

(5) Areas within the vicinity of tank vent-pipes shall be classified as follows:

- (a) The spherical volume within a 3 foot radius from the point of discharge of any tank vent-pipe shall be considered a Class I, Division 1 location and the volume between the 3 foot to 5 foot radius from the point of discharge of a vent shall be considered a Class I, Division 2 location;
 - (b) For any vent that does not discharge upward, the cylindrical volume below both the Division 1 and Division 2 locations extending to the ground shall be considered a Class I, Division 2 location; and
 - (c) The hazardous area shall not be considered to extend beyond an unpierced wall.
- (6) Areas within lubrication rooms shall be classified as follows:
- (a) The area within any pit or space below grade or floor level in a lubrication room shall be considered a Class I, Division 1 location, unless the pit or space below grade is beyond the hazardous areas specified in Subrules (2), (3), and (5) in which case the pit or space below grade shall be considered a Class I, Division 2 location; and
 - (b) The area within the entire lubrication room up to 2 inches above the floor or grade, whichever is the higher, and the area within 3 feet measured in any direction from the dispensing point of a hand-operated unit dispensing volatile flammable liquids shall be considered a Class I, Division 2 location.

20-006 Wiring and Equipment Within Hazardous Areas. All electrical wiring and equipment within the hazardous areas defined in Rule 20-004 shall conform to Section 18 requirements except that where dispensing pumps are supplied by underground wiring:

- (a) Steel-armoured lead-covered cable may be used in lieu of rigid metal conduit or mineral-insulated cable, provided that the cable armour terminates in a lead gland connector, the lead jacket terminates in the midpoint of an approved (conduit) seal and a union approved for the class and group connects the sealing fitting to the junction box of the dispensing pump; and

- (b) Light-weight mineral-insulated cable may be used in accordance with Section 18 requirements for mineral-insulated cable.

20-008 Wiring and Equipment Above Hazardous Areas. Wiring and equipment above hazardous areas shall conform to Rules 20-106 and 20-110.

20-010 Circuit Disconnects. Each circuit leading to or through a dispensing pump shall be provided with a switching means which will disconnect all ungrounded conductors of the circuit from the source of supply simultaneously.

20-012 Sealing

(1) An approved seal shall be provided in each conduit run entering or leaving a dispenser or any cavities or enclosures in direct communication therewith.

(2) Additional seals shall be provided in conformance with Rules 18-038 and 18-068, and the requirements of Rules 18-038 (3) (c) and 18-068 (3) (b) shall include horizontal and vertical boundaries.

20-014 Grounding. All non-current-carrying metal parts of dispensing pumps, metallic raceways and other electrical equipment shall be grounded in accordance with Section 10.

Commercial Garages, Repair and Storage

20-100 Scope. Rules 20-100 to 20-114 apply to locations used for service and repair operations in connection with self-propelled vehicles in which volatile flammable liquids or flammable gases are used for fuel or power, and locations in which more than three such vehicles are, or may be, stored at one time.

20-102 Hazardous Areas

(1) For each floor at or above grade, the entire area up to a level 2 inches above the floor shall be considered to be a Class I, Division 2 location.

(2) For each floor below grade, the entire area up to a level of 2 inches above the bottom of outside doors or other openings which are at, or above, grade level shall be considered to be a Class I, Division 2 location; except that where adequate mechanical ventilation is provided, the hazardous location shall extend up to a level of only 2 inches above each such floor.

(3) Any pit or depression below floor level shall be considered to be a Class I, Division 2 location which shall extend up to the floor level.

(4) Adjacent areas in which hazardous vapours are not likely to be released such as stockrooms, switchboard rooms, and other similar locations having floors elevated at least 2 inches above the adjacent garage floor, or separated therefrom by tight curbs or partitions at least 2 inches high shall not be classed as hazardous.

20-104 Wiring and Equipment in Hazardous Areas. Within hazardous areas as defined in Rule 20-102, wiring and equipment shall conform to the applicable requirements of Section 18.

20-106 Wiring Above Hazardous Areas

(1) All fixed wiring above hazardous areas shall be in accordance with Section 12 and suitable for the type of building and occupancy.

(2) For pendants, flexible cord suitable for the purpose and approved for hard usage shall be used.

(3) For connection of portable lamps, portable motors or other portable utilization equipment, flexible cord suitable for the purpose and approved for hard usage shall be used.

20-108 Sealing

(1) Approved seals shall be installed as required by Section 18, and the requirements of Rule 18-068 (3) (b) shall include horizontal and vertical boundaries.

(2) Raceways embedded in a masonry floor or buried beneath a floor shall be considered to be within the hazardous area above the floor if any connections or extensions lead into or through such area.

20-110 Equipment Above Hazardous Areas

(1) Fixed equipment which is less than 12 feet above the floor level and which may produce arcs, sparks, or particles of hot metal such as cutouts, switches, charging panels, generators, motors or other equipment (excluding receptacles, lamps and lampholders) having make and break or sliding contacts, shall be of the totally enclosed type or so constructed as to prevent escape of sparks or hot metal particles.

(2) Lamps and lampholders for fixed lighting which are located over lanes through which vehicles are commonly driven or which may otherwise be exposed to physical damage, shall be located not less than 12 feet above floor level unless of totally enclosed type or so constructed as to prevent escape of sparks or hot metal particles.

(3) Portable lamps shall comply with the following:

(a) They shall be of the totally enclosed gasketed type, equipped with handle, lampholder, hook and substantial guard attached to the lampholder or handle, and all exterior surfaces which may come in contact with battery terminals, wiring terminals or other objects shall be of non-conducting material or shall be effectively protected with an insulating jacket;

(b) The lampholders shall be of the unswitched type; and

(c) They shall not be provided with receptacles for attachment plug caps.

20-112 Battery Charging Equipment. Battery chargers and their control equipment, and batteries being charged shall not be located within the hazardous areas classified in Rule 20-102.

20-114 Electric Vehicle Charging

(1) Flexible cords used for charging shall be approved for the type of service, including extra hard usage.

(2) Connectors shall have a rating not less than the ampacity of the cord and in no case less than 50 amperes.

(3) Connectors shall be so designed and installed that they will break apart readily at any position of the charging cable, and live parts shall be guarded from accidental contact.

(4) No connector shall be located within the hazardous area defined in Rule 20-102.

(5) Where plugs are provided for direct connection to vehicles, the point of connection shall not be within a hazardous area as defined in Rule 20-102.

(6) Where a cord is suspended from overhead, it shall be so arranged that the lowest point of sag is at least 6 inches above the floor.

(7) Where the vehicle is equipped with a plug which will readily pull apart, and where an automatic arrangement is provided to pull both cord and plug beyond the range of mechanical damage, no additional connector is required in the cable or outlet.

Residential Storage Garages

20-200 Scope. Rules 20-200 to 20-206 apply to a building or part of a building in which not more than three vehicles of the types described in Rule 20-100 are, or may be, stored, but which will not normally be used for service or repair operations on stored vehicles.

20-202 Non-Hazardous Location. Where the lowest floor is at or above adjacent grade or driveway level, and where there is at least one outside door at or below floor level, the garage area shall not be classed as a hazardous location.

20-204 Hazardous Location. Where the lowest floor is below adjacent grade or driveway level, the following shall apply:

- (a) The entire area of the garage or of any enclosed space which includes the garage shall be classified as a Class I, Division 2 location up to a level 2 inches above the garage floor; and
- (b) Adjacent areas in which hazardous vapours or gases are not likely to be released, and having floors elevated at least 2 inches above the garage floor, or separated therefrom by tight curbs or partitions at least 2 inches high, shall not be classed as hazardous.

20-206 Wiring

- (1) Wiring above the hazardous locations shall conform to Section 12.
- (2) Wiring in the hazardous locations shall conform to Section 18.

Bulk Storage Plants

20-300 Scope. Rules 20-300 to 20-312 apply to locations where gasoline or other similar volatile flammable liquids are stored in tanks having an aggregate capacity of one carload or more, and from which such products are distributed (usually by tank truck).

20-302 Hazardous Areas

(1) Areas containing pumps, bleeders, withdrawal fittings, meters and similar devices which are located in pipe lines handling flammable liquids under pressure shall be classified and comply with the following:

- (a) Ventilated indoor areas shall be considered as Class I, Division 2 locations within a 5 foot distance extending in all directions from the exterior surface of such devices as well as 25 feet horizontally from any surface of these devices and extending upward to 3 feet above floor or grade level, provided that:

- (i) Design of the ventilation systems takes into account the relatively high specific gravity of the vapours;
- (ii) Where openings are used in outside walls they are of adequate size and located at floor level unobstructed except by louvres or coarse screens; and
- (iii) Where natural ventilation is inadequate, mechanical ventilation is provided;

(b) Indoor areas not ventilated in accordance with Subrule (1) (a) shall be considered Class I, Division 1 locations within a 5 foot distance extending in all directions from the exterior surface of such devices as well as 25 feet horizontally from any surface of the device and extending upward 3 feet above floor or grade level;

(c) Outdoor areas shall be considered as Class I, Division 2 locations within a 3 foot distance extending in all directions from the exterior surfaces of such devices as well as up to 18 inches above grade level within 10 feet horizontally from any surface of the devices.

(2) Areas where flammable liquids are transferred shall be classified as follows:

- (a) In outdoor areas or where positive and reliable mechanical ventilation is provided in indoor areas in which flammable liquids are transferred to individual containers, such areas shall be considered as a Class I, Division 1 location within 3 feet of the vent or fill opening extending in all directions and a Class I, Division 2 location within the area extending between a 3-foot and 5-foot radius from the vent or fill opening extending in all directions, and including the area within a horizontal radius of 10 feet from the vent or fill opening and extending to a height of 18 inches above floor or grade levels; or
- (b) Where positive and reliable mechanical ventilation is not provided in indoor areas in which flammable liquids are transferred to individual containers, such areas shall be considered to be a Class I, Division 1 location.

(3) Areas in outside locations where loading and unloading of tank vehicles and tank cars takes place shall be classified as follows:

- (a) The area extending 3 feet in all directions from the dome when loading through an open dome or from the vent when loading through a closed dome with atmospheric venting shall be considered a Class I, Division 1 location;
- (b) The area extending between a 3-foot and 5-foot radius from the dome when loading through an open dome or from the vent when loading through a closed dome with atmospheric venting shall be considered a Class I, Division 2 location; and
- (c) The area extending within 3 feet in all directions from a fixed connection used in bottom loading or unloading, loading through a closed dome with atmospheric venting, or

loading through a closed dome with a vapour recovery system, shall be considered a Class I, Division 2 location, except that in the case of bottom loading or unloading this classification shall also be applied to the area within a 10-foot radius from point of connection and extending 18 inches above grade.

(4) Areas within the vicinity of above ground tanks shall be classified as follows:

(a) The area above the roof and within the shell of a floating roof type tank shall be considered a Class I, Division 1 location;

(b) For all types of above ground tanks:

(i) The area within 10 feet from the shell, ends and roof of other than a floating roof shall be considered a Class I, Division 2 location; and

(ii) Where dikes are provided the area inside the dike and extending upward to the top of dike shall be considered to be a Class I, Division 2 location;

(c) The area within 5 feet of a vent opening and extending in all directions shall be considered a Class I, Division 1 location; and

(d) The area between 5 and 10 feet of a vent opening and extending in all directions shall be considered a Class I, Division 2 location.

(5) Pits and depressions shall be classified as follows:

(a) Any pit or depression, any part of which lies within a Division 1 or Division 2 location unless provided with positive and reliable mechanical ventilation shall be considered a Class I, Division 1 location;

(b) Any such areas when provided with positive and reliable mechanical ventilation shall be considered a Class I, Division 2 location; or

(c) Any pit or depression within a Division 1 or Division 2 location as defined herein, but which contains piping, valves, or fittings shall be considered a Class I, Division 2 location.

(6) Garages in which tank vehicles are stored or repaired shall be deemed to be Class I, Division 2 locations up to 18 inches above floor or grade level unless in the judgment of the inspector, conditions warrant more severe classification or treatment of the garage in question as a Class I, Division 2 location for more than 18 inches above floor or grade level.

(7) Buildings such as office buildings, boiler rooms, and other similar premises, which are outside the limits of hazardous areas as defined herein, and are not used for the handling or storage of volatile flammable liquids or containers for such liquids, shall not be considered to be hazardous locations.

20-304 Wiring and Equipment in Hazardous Areas. All electrical wiring and equipment in hazardous areas defined in Rule 20-302 shall conform to the requirements of Section 18.

20-306 Wiring and Equipment Above Hazardous Areas

(1) Wiring installed above a hazardous location shall conform to the requirements of Section 12 and be suitable for the type of building and the occupancy.

(2) Fixed equipment which may produce arcs, sparks, or particles of hot metal, such as lamps and lampholders, cutouts, switches, receptacles, motors, or other equipment having make and break or sliding contacts, shall be of the totally enclosed type or so constructed as to prevent the escape of sparks or hot metal particles.

(3) Portable lamps or utilization equipment and the flexible cords supplying them, shall conform to the requirements of Section 18 for the class of location above which they are connected or used.

20-308 Sealing

(1) Approved seals shall be installed in accordance with Section 18 and shall be applied to horizontal as well as vertical boundaries of the defined hazardous locations.

(2) Buried raceways under defined hazardous areas shall be considered to be within such areas.

20-310 Gasoline Dispensing. Where gasoline dispensing is carried on in conjunction with bulk station operations, the applicable provisions of Rules 20-002 to 20-014 inclusive shall apply.

20-312 Grounding. All non-current-carrying metal parts of equipment and raceways shall be grounded in accordance with Section 10.

Finishing Processes

20-400 Scope. Rules 20-400 to 20-412 apply where paints, lacquers or other flammable finishes are regularly or frequently applied by spraying, dipping, brushing or by other means, and where volatile flammable solvents or thinners are used or where readily ignitable deposits or residues from such paints, lacquers or finishes may occur.

20-402 Hazardous Areas

(1) The following areas shall be considered to be Class 1, Division 1 locations:

(a) The interiors of spray booths and their exhaust ducts;

(b) All space within 20 feet horizontally in any direction, extending to a height of 3 feet above the goods to be painted, from spraying operations more extensive than touch up spraying and not conducted within the spray booth;

(c) All space within 20 feet horizontally in any direction from dip tanks and their drain boards, such space extending to a height of 3 feet above the dip tank and drain board; and

(d) All other spaces where hazardous concentrations of flammable vapours are likely to occur.

(2) All space within 20 feet horizontally in any direction from the open face of a spray booth, such space extending vertically to the top of the spray booth opening, and all space within the room but beyond the limits for Class I, Division 1 as classified in Subrule (1) for extensive open spraying, for dip tanks and drain boards and for other hazardous operations, shall be considered to be Class I, Division 2 locations.

(3) Adjacent areas which are cut off from the defined hazardous area by tight partitions without communicating openings, and within which hazardous vapours are not likely to be released, shall be classed as non-hazardous unless deemed otherwise by the inspection department.

(4) Drying and baking areas provided with positive mechanical ventilation to prevent formation of flammable concentrations of vapours and provided with effective interlocks to de-energize all electrical equipment not approved for Class I locations, in case the ventilating equipment is inoperative, may be classed as non-hazardous.

(5) Notwithstanding the requirements of Subrule (1) where adequate mechanical ventilation with effective interlocks is provided at floor level:

- (a) The space within 3 feet horizontally in any direction from the goods to be painted and such space extending to a height of 3 feet above the goods to be painted shall be considered to be a Class I, Division 1 location; and
- (b) All space between a 3 foot and a 5 foot distance above the goods to be painted and all space within 20 feet horizontally in any direction beyond the limits for Class I, Division 1 location shall be considered to be Class I, Division 2 location.

20-404 Wiring and Equipment in Hazardous Areas

(1) All electrical wiring and equipment within the hazardous areas as defined in Rule 20-402 shall conform to the requirements of Section 18.

(2) Unless approved for both readily ignitable deposits and the flammable vapour location, no electrical equipment shall be installed or used where it may be subject to a hazardous accumulation of readily ignitable deposits or residue.

(3) Illumination of readily ignitable areas through panels of glass or other transparent or translucent material is permissible only where:

- (a) Fixed lighting units are used as the source of illumination;
- (b) The panel is noncombustible and effectively isolates the hazardous area from the area in which the lighting unit is located;
- (c) The lighting unit is approved for its specific location;
- (d) The panel is of a material or is so protected that breakage will be unlikely; and
- (e) The arrangement is such that normal accumulations of hazardous residue on the surface of the panel will not be raised to a dangerous temperature by radiation or conduction from the source of illumination.

(4) Portable electric lamps or other utilization equipment shall:

- (a) Not be used within a hazardous area during operation of the finishing process;
- (b) Be of a type approved for Class I locations when used during cleaning or repairing operations.

(5) Notwithstanding Subrule (4):

- (a) Totally-enclosed and gasketed lighting may be used on the ceiling of a spray room where adequate and positive mechanical ventilation is provided; and
- (b) Infrared paint drying units may be utilized in a spray room if the controls are interlocked with those of the spraying equipment so that both operations cannot be performed simultaneously, and if portable, the paint drying unit shall not be brought into the spray room until spraying operations have ceased.

20-406 Fixed Electrostatic Equipment. Electrostatic spraying and detearing equipment shall be of an approved type and conform to the following:

- (a) No transformers, power packs, control apparatus, or other electrical portion of the equipment except high voltage grids and their connections shall be installed in any of the hazardous areas defined in Rule 20-402, unless of a type approved for the locations;
- (b) High voltage grids or electrodes shall be located in suitable noncombustible booths or enclosures provided with adequate mechanical ventilation, shall be rigidly supported and of substantial construction, and shall be effectively insulated from ground by means of nonporous, noncombustible insulators;
- (c) High voltage leads shall be effectively and permanently supported on suitable insulators, shall be effectively guarded against accidental contact or grounding and shall be provided with automatic means for discharging any residual charge to ground when the supply voltage is interrupted;
- (d) Where goods are being processed:
 - (i) They shall be supported on conveyors in such a manner that minimum clearance between goods and high voltage grids or conductors cannot be less than twice the sparking distance; and
 - (ii) A conspicuous sign indicating the sparking distance shall be permanently posted near the equipment.
- (e) Approved automatic controls shall be provided which will operate without time delay to disconnect the power supply and to signal the operator in case of:
 - (i) Stoppage of ventilating fans;
 - (ii) Failure of ventilating equipment;
 - (iii) Stoppage of the conveyor carrying goods through the high voltage field;

- (iv) Occurrence of a ground or of an imminent ground at any point on the high voltage system; or
- (v) Reduction of clearance below that specified in paragraph (d); and
- (f) Adequate fencing, railings or guards which are electrically conducting and effectively grounded shall be provided for safe isolation of the process; and signs shall be permanently posted designating the process zone as dangerous because of high voltage.

20-408 Electrostatic Hand Spraying Equipment. Electrostatic hand spray apparatus and devices used therewith shall be of approved types and shall conform to the following:

- (a) The equipment shall be so designed that the maximum surface temperature of the equipment in the spraying area cannot exceed 150°F under any condition;
- (b) The high voltage circuits shall be intrinsically safe and not produce a spark of sufficient intensity to ignite any vapour-air mixtures, nor result in appreciable shock hazard upon coming in contact with a grounded object;
- (c) The electrostatically-charged exposed elements of the hand gun shall be capable of being energized only by a switch which also controls the paint supply;
- (d) Transformers, power packs, control apparatus, and all other electrical portions of the equipment, with the exception of the hand gun itself and its connections to the power supply, shall be located outside the hazardous area;
- (e) The handle of the spray gun shall be electrically connected to ground by a metallic connection and be so constructed that the operator in normal operating position is in intimate electrical contact with the grounded handle in order to prevent build-up of a static charge on the operator's body;
- (f) All electrically conductive objects in the spraying area shall be adequately grounded and the equipment shall carry a prominent permanently-installed warning regarding the necessity for this grounding feature;
- (g) Precautions shall be taken to ensure that objects being painted are maintained in metallic contact with the conveyor or other grounded support, and shall include the following:
 - (i) Hooks shall be regularly cleaned;
 - (ii) Areas of contact shall be sharp points or knife edges; and
 - (iii) Points of support of the object shall be concealed from random spray where feasible and where the objects being sprayed are supported from a conveyor, the point of attachment to the conveyor shall be so located as not to collect spray material during normal operation; and
- (h) The spraying operation shall take place within a spray area which is adequately ventilated to remove solvent vapours released from the opera-

tion and the electrical equipment shall be so interlocked with the ventilation of the spraying area that the equipment cannot be operated unless the ventilation system is in operation.

20-410 Wiring and Equipment Above Hazardous Areas

(1) All fixed wiring above hazardous areas shall conform to Section 12.

(2) Equipment which may produce arcs, sparks, or particles of hot metal, such as lamps and lampholders for fixed lighting, cutouts, switches, receptacles, motors or other equipment having make and break or sliding contacts, where installed above a hazardous area or above an area where freshly finished goods are handled, shall be of the totally enclosed type or so constructed as to prevent the escape of sparks or hot metal particles.

20-412 Grounding. All metallic raceways and all non-current-carrying metallic portions of fixed or portable equipment, regardless of voltage, shall be grounded in accordance with Section 10.

Aircraft Hangars

20-500 Scope. Rules 20-500 to 20-522 apply to locations used for storage or servicing of aircraft in which gasoline, jet fuels, or other volatile flammable liquids, or flammable gases, are used but shall not include those locations used exclusively for aircraft which have never contained such liquids or gases, or which have been drained and properly purged.

20-502 Hazardous Areas

(1) Any pit or depression below the level of the hangar floor shall be deemed to be a Class I, Division 1 location which shall extend up to the floor level.

(2) The entire area of the hangar including any adjacent and communicating areas not suitably cut off from the hangar shall be deemed to be a Class I, Division 2 location up to a level 18 inches above the floor.

(3) The area within 5 feet horizontally from aircraft power plants, aircraft fuel tanks or aircraft structures containing fuel shall be deemed to be a Class I, Division 2 location which shall extend upward from the floor to a level 5 feet above the upper surface of wings and of engine enclosures.

(4) Adjacent areas in which hazardous vapours are not likely to be released such as stock rooms, electrical control rooms, and other similar locations, may be classed as non-hazardous when adequately ventilated and when effectively cut off from the hangar itself by unpierced walls or partitions.

20-504 Wiring and Equipment in Hazardous Areas

(1) All fixed and portable wiring and equipment which is or may be installed or operated within any of the locations defined in Rule 20-502 shall conform to the requirements of Section 18.

(2) All wiring installed in or under the hangar floor shall conform to the requirements for Class I Division 1 locations.

(3) Wiring systems installed in vaults, pits, or ducts, shall be provided with adequate drainage and shall not be placed within the same compartment with any other service except piped compressed air.

(4) Attachment plug caps and receptacles in hazardous locations shall be explosionproof, or shall be so designed that they cannot be energized while the connections are being made or broken.

20-506 Wiring Not Within Hazardous Areas

(1) All fixed wiring in a hangar not within a location defined in Rule 20-502 shall be installed in metallic raceways or shall be Type MI except that wiring in a non-hazardous location as set out in Rule 20-502 (4) may be of any type recognized in Section 12 as suitable for the type of building and the occupancy.

(2) For pendants, flexible cord approved for hard usage and containing a separate grounding conductor shall be used.

(3) For portable utilization equipment and lamps, flexible cord approved for hard usage and containing a separate grounding conductor shall be used.

(4) Suitable means shall be provided for maintaining continuity and adequacy of the grounding path between the fixed wiring system and the non-current-carrying metallic portions of pendant fixtures, portable lamps, and other portable utilization equipment.

20-508 Equipment Not Within Hazardous Areas

(1) In locations other than those described in Rule 20-502, equipment which is less than 10 feet above wings and engine enclosures of aircraft and which may produce arcs, sparks, or particles of hot metal, such as lamps and lampholders for fixed lighting, cut-outs, switches, receptacles, charging panels, generators, motors or other equipment having make and break or sliding contacts, shall be of totally-enclosed type or so constructed as to prevent escape of sparks or hot metal particles, except that equipment in areas described in Rule 20-502 (4) may be of general purpose type.

(2) Lampholders of metal shell, fibre lined types shall not be used for fixed lighting.

(3) Portable lamps which are, or may be, used within a hangar shall be approved for Class I locations.

(4) Portable utilization equipment which is, or may be, used within a hangar shall be of a type suitable for use in Class I, Division 2 locations.

20-510 Stanchions, Rostrums, and Docks

(1) Electric wiring, outlets and equipment including, lamps, on or attached to, stanchions, rostrums, or docks which are located, or likely to be located, in a hazardous area as defined in Rule 20-502 (3) shall conform to the requirements for Class I, Division 2 locations.

(2) Where stanchions, rostrums, and docks are not located, or are not likely to be located, in a hazardous area as defined in Rule 20-502 (3) wiring and equipment shall conform to Rules 20-506 and 20-508, except that:

- (a) Receptacles and attachment plugs shall be of the locking type which will not break apart readily; and
- (b) Wiring and equipment, not more than 18 inches above the floor in any position, shall conform to Subrule (1) above.

(3) Mobile stanchions with electrical equipment conforming to Subrule (2) shall carry at least one permanently affixed warning sign to read:

"WARNING—KEEP 5 FEET CLEAR OF AIRCRAFT ENGINES AND FUEL TANK AREAS."

20-512 Sealing

(1) Approved seals shall be installed in accordance with Section 18 and shall apply to horizontal as well as to vertical boundaries of hazardous areas.

(2) Raceways embedded in a masonry floor or buried beneath a floor shall be considered to be within the hazardous area above the floor when any connections or extensions lead into or through the hazardous area.

20-514 Aircraft Electrical Systems. Aircraft electrical systems shall be de-energized when the aircraft is stored in a hangar, and whenever possible, while the aircraft is undergoing maintenance.

20-516 Aircraft Battery-Charging and Equipment

(1) Aircraft batteries shall not be charged when installed in an aircraft located inside, or partially inside, a hangar.

(2) Battery chargers and their control equipment shall not be located or operated within any of the hazardous areas defined in Rule 20-502 but may be located or operated in a separate building or in an area complying with Rule 20-502 (4).

(3) Mobile chargers shall carry at least one permanently affixed warning sign to read:

"WARNING—KEEP 5 FEET CLEAR OF AIRCRAFT ENGINES AND FUEL TANK AREAS."

(4) Tables, racks, trays, and wiring shall not be located within a hazardous area, and shall conform to the provisions of Section 26 pertaining to Storage Batteries.

20-518 External Power Sources for Energizing Aircraft

(1) Aircraft energizers shall be so designed and mounted that all electrical equipment and fixed wiring will be at least 18 inches above floor level and shall not be operated in a hazardous area as defined in Rule 20-502 (3).

(2) Mobile energizers shall carry at least one permanently affixed sign to read:

"WARNING—KEEP 5 FEET CLEAR OF AIRCRAFT ENGINES AND FUEL TANK AREAS."

(3) Aircraft energizers shall be equipped with polarized external power plugs and with automatic controls to isolate the ground power unit electrically from the aircraft in case excessive voltage is generated by the ground power unit.

(4) Flexible cords for aircraft energizers and ground support equipment shall be approved for the extra hard usage and shall include a grounding conductor.

20-520 Mobile Servicing Equipment With Electrical Components

(1) Mobile servicing equipment such as vacuum cleaners, air compressors, air movers and other similar

equipment having electrical wiring and equipment not suitable for Class 1, Division 2 locations shall:

- (a) Be so designed and mounted that all such wiring and equipment will be at least 18 inches above the floor;
- (b) Not be operated within the hazardous defined in Rule 20-502 (3); and
- (c) Carry at least one permanently affixed warning sign to read:

"WARNING—KEEP 5 FEET CLEAR OF AIRCRAFT ENGINES AND FUEL TANK AREAS."

(2) Flexible cords for mobile equipment shall be approved for extra hard usage and shall include a grounding conductor.

(3) Attachment plugs and receptacles shall be approved for the location in which they are installed, and shall provide for connection of the grounding conductor to the raceway system.

(4) Equipment shall not be operated in areas where maintenance operations likely to release hazardous vapours are in progress, unless the equipment is at least suitable for use in a Class 1, Division 2 location.

20-522 Grounding. All metallic raceways, and all non-current-carrying metallic portions of fixed or portable equipment, regardless of voltage, shall be grounded in accordance with Section 10.

SECTION 22—LOCATIONS IN WHICH CORROSIVE LIQUIDS OR VAPOURS OR EXCESSIVE MOISTURE ARE LIKELY TO BE PRESENT

General

22-000 Scope. This Section applies to electrical equipment and installations in locations in which corrosive liquids, or vapours or excessive moisture are likely to be present, and is supplementary to, or amendatory of, the general requirements of this Code.

22-002 Category Definitions. Locations covered in this Section shall be classified as follows:

- (a) "Category 1", meaning that the location is one in which moisture in the form of vapour or liquid is present in quantities which are liable to interfere with the normal operation of electrical equipment, whether the moisture is caused by condensation, or the dripping or splashing of liquid, or otherwise; and
- (b) "Category 2", meaning that the location is one in which corrosive liquids or vapours are likely to be present in quantities which are likely to interfere with the normal operation of electrical equipment.

22-004 Application of Category Definitions. Where the expressions "Category 1" or "Category 2" do not appear in any Rule in this Section, the Rule shall be applicable to both categories.

Wiring and Equipment

22-006 Essential Equipment Only

(1) Only such electrical equipment as is essential for the processes being carried on therein shall be installed in Category 1 and Category 2 locations.

(2) Service equipment, motors, panelboards, switchboards and other electrical equipment shall, where practicable, be installed in rooms or sections of the building which are not Category 1 or Category 2 locations.

22-008 Type of Construction

(1) Where the electrical equipment is, or is likely to be, partially or wholly submerged, it shall be of a submersible type of construction.

(2) Where the electrical equipment is, or is likely to be, subjected to direct streams of liquid under pressure, it shall be of a water-tight type of construction.

(3) Where the electrical equipment is, or is likely to be, exposed to corrosive vapours, it shall be of a corrosion-resistant type of construction.

(4) Where the electrical equipment is, or is likely to be, exposed to splashing of water, it shall be of a splash-proof type of construction.

(5) Where the electrical equipment is, or is likely to be, exposed only to the falling or condensing of moisture, it shall be of a drip-tight type of construction.

(6) Where a protective coating on electrical equipment is, or may be, exposed to corrosive liquids or vapour, the coating shall be suitable for the corrosive condition.

22-010 Wiring Method in Category 1 Locations

(1) Where conductors are exposed to moisture in a Category 1 location they shall:

- (a) If used in exposed wiring, be of types specified in Table 19:
 - (i) For exposed wiring in wet locations; or
 - (ii) For exposed wiring where exposed to the weather, provided that they are located out-of-reach from floors, decks, balconies, or stairs; and

(b) If used in conduit be of types specified in Table 19 for use in raceways for wet locations.

(2) Non-metallic sheathed cable of the NMW type may be used in a Category 1 location.

(3) Armoured cable may be used in a Category 1 location if of the type listed in Table 19 as suitable for direct earth burial.

(4) Split knobs or cleats shall not be used in a Category 1 location.

(5) Mineral-insulated cable may be used in a Category 1 location but, if the cable is secured to walls, it shall be spaced at least $\frac{3}{4}$ inch from the wall at each point of support.

(6) Aluminum-sheathed cable may be used in a Category 1 location, provided it has suitable corrosion-resistant protection where necessary.

22-012 Wiring Method in Category 2 Locations

(1) Where conductors are exposed to corrosive vapours in a Category 2 location, they shall be:

- (a) Of types specified in Table 19 as being acceptable for exposure to corrosive action

and located out-of-reach from floors, decks, balconies, or stairs, if used in exposed wiring; and

- (b) Of types specified in Table 19 as being acceptable for exposure to corrosive action, if used in conduit.

(2) Non-metallic sheathed cable of the NMW type may be used in a Category 2 location.

(3) Surface metal raceways, underfloor raceways, bare conductors, armoured cable except where permitted in Table 19 for exposure to corrosive action, wireways, busways, and split knobs shall not be used in Category 2 locations.

(4) Mineral-insulated cable may be used in a Category 2 location if the corrosive action is not of such a nature as to cause deterioration of the outer sheath.

(5) Aluminum-sheathed cable may be used in a Category 2 location provided it has suitable corrosion-resistant protection where necessary.

22-014 Drip Loops. Where open conductors or non-metallic sheathed cables enter or issue from a Category 1 or Category 2 location, the conductors shall pass through the wall of the location in an upward direction, and in the case of open conductors, shall be in non-combustible, non-absorptive insulating tubes.

22-016 Drainage and Sealing

(1) Where conduit is used, it shall be:

- (a) Arranged so as to drain at frequent intervals to suitable locations;
- (b) Equipped with approved fittings which permit the moisture to drain out of the system; and
- (c) Installed so as to afford $\frac{1}{2}$ inch clearance from the supporting surface.

(2) Where a conduit or aluminum-sheathed cable enters a cooler atmosphere from a warmer atmosphere, it shall be sealed off so as to prevent breathing, and subsequent condensation, and in such a manner that condensate will not be trapped at the seal.

(3) Every joint in a conduit in a Category 1 location shall be watertight.

(4) Every cabinet and fitting in a Category 1 location shall be:

- (a) Of splash-proof or drip-proof construction;
- (b) Placed so as to prevent moisture or water from entering and accumulating within the cabinet or fitting; and
- (c) Mounted so as to give at least $\frac{1}{2}$ inch clearance from the supporting surface.

22-018 Corrosion Resistant Material. All conduits, metal enclosures and fittings including every bolt and screw used to secure electrical equipment shall be protected by or be of acceptable corrosion-resistant material judged suitable for the condition or approved for the specific corrosive environment.

22-020 Circuit Control. Every circuit in a Category 1 or Category 2 location shall, where practicable, be arranged so that the current-carrying conductors may be entirely cut off from the supply of electrical power or energy at a convenient point outside the location.

22-022 Pendent Lampholders

(1) Pendent lampholders shall be of the weather-proof type and hung from insulated stranded copper conductors of not less than No. 14 AWG.

(2) Where the pendent conductors exceed 3 feet in length, they shall be twisted together.

22-024 Fixtures

(1) Every lighting fixture in a Category 1 location shall be constructed so that water cannot enter or accumulate within the fixture.

(2) Every lighting fixture in a Category 2 location shall be totally enclosed, gasketed, and shall be of corrosion-resistant type of construction.

22-026 Receptacles, Plugs and Cords for Portable Equipment

(1) Every receptacle and attachment plug for portable equipment shall be:

- (a) Of the weatherproof type; and
- (b) Provided with approved grounding terminals and conductors properly connected to ground.

(2) Flexible cords or power supply cables for portable equipment shall contain a grounding conductor and be of the outdoor type suitable for hard usage as indicated in Table 11.

22-028 Exposed Metal Parts. Every non-current-carrying metal part of all fixed or portable electrical equipment, including appliances, fixtures, cabinets, and metal enclosures, shall be grounded in accordance with Section 10.

22-030 In Barns, Stables, or Other Farm Buildings. Where non-metallic sheathed cable is used in barns, stables or other farm buildings it shall be of the NMW type.

SECTION 24—FLAMMABLE ANAESTHETICS

24-000

(1) This Section applies to the installation of electrical wiring and equipment in areas in hospitals where flammable anaesthetics are stored or administered.

(2) This Section is supplementary to, or amendatory of, the general requirements of this Code.

24-002 Special Terminology. In this Section the following definitions apply:

- (a) **Flammable anaesthetics** are gases or vapours such cyclopropane, divinyl ether, ethyl chloride, ethyl ether, and ethylene, which may form flammable or explosive mixtures with air, oxygen, or nitrous oxide;

- (b) **Anaesthetizing locations** are areas in hospitals in which flammable anaesthetics are or may be administered to patients and will include operating rooms, delivery rooms, and anaesthesia rooms, and also any corridors, utility rooms, or other areas which are or may be used for administering flammable anaesthetics to patients.

24-004 Hazardous Areas

(1) Any room or space in which flammable anaesthetics or volatile flammable disinfecting agents are stored shall be considered to be a Class I, Division 1, hazardous location throughout.

(2) In an anaesthetizing location as defined in Rule 24-002 (b), the entire area shall be considered to be a Class I, Division 1, hazardous location which shall extend upward to a level 5 feet above the floor.

24-006 Wiring and Equipment Within Hazardous Areas

(1) In hazardous areas as defined in Rule 24-004 all fixed electrical wiring and equipment, and all portable electrical equipment, including flexible cords, lamps and other utilization equipment, operating at more than 8 volts between conductors, shall conform to the requirements of Section 18 of this Code for Class I, Division 1, hazardous locations.

(2) Where a box, fitting, or enclosure is partially but not entirely within a hazardous area, the hazardous area shall be considered to be extended to include the entire box, fitting, or enclosure.

24-008 Wiring and Equipment Above Hazardous Area

(1) Wiring above a hazardous area as defined in Rule 24-004 (2) shall be installed in metal raceways, or shall be metal-sheathed or armoured cable.

(2) Equipment which may produce arcs, sparks or particles of hot metal, such as lamps and lamp-holders for fixed lighting less than 8 feet above the floor, cutouts, switches, receptacles, generators, motors, or other equipment having make and break or sliding contacts, shall be:

- (a) Of the totally enclosed type; or
- (b) Provided with suitable guards or screens to prevent the escape of sparks or hot metal particles.

(3) Surgical and other lighting fixtures which may be capable of being lowered into the hazardous area shall be approved for Class I, Division 1, hazardous locations.

24-010 Circuits in Anaesthetizing Locations

(1) Except as provided in Subrule 24-010 (6), each circuit within or partially within an anaesthetizing location as defined in Rule 24-002 (b) shall be:

- (a) Controlled by a switch having a disconnecting pole in each circuit conductor; and
- (b) Supplied from an ungrounded distribution system which shall be electrically isolated from

any distribution system supplying areas other than anaesthetizing locations and which may be obtained by means of:

- (i) One or more transformers having no electrical connection between primary and secondary windings;
- (ii) Motor generator sets; or
- (iii) Suitably isolated batteries.

(2) Circuits supplying primaries of isolating transformers shall:

- (a) Operate at not more than 750 volts between conductors, providing that a grounded metallic shield is used between primary and secondary windings where the primary voltage exceeds 300 volts; and

- (b) Be provided with proper overcurrent protection.

(3) Secondary circuits of isolating transformers and circuits supplied from batteries, generators, or motor-generator sets shall:

- (a) Operate at not more than 300 volts between conductors, except that circuits for general purpose outlets shall not operate at more than 120 volts between conductors;

- (b) Be ungrounded; and

- (c) Have an approved overcurrent device of proper rating in each circuit conductor.

(4) Isolating transformers, generators, motor-generator sets, batteries and battery chargers and their overcurrent devices shall be installed in non-hazardous locations and shall conform to the requirements of this Code for such locations.

(5) In addition to the usual control and protective devices, an ungrounded supply system for anaesthetizing locations shall be provided with an approved ground hazard indicator located in a non-hazardous area and so arranged that:

- (a) A green or white signal lamp conspicuously visible to persons in the anaesthetizing location remains lit while the system is isolated from ground; and

- (b) A red signal lamp, located adjacent to the green or white signal lamp, and an audible warning signal are energized when either or both conductors of the system become grounded through a resistance or a capacitive reactance of any value up to 120,000 ohms, with the current through the ground indicator to the ground not exceeding one milliamperere for 120-volt circuits and two milliamperes for higher-voltage circuits.

(6) Branch circuits supplying only fixed lighting fixtures above the hazardous location other than surgical lighting fixtures or supplying only approved permanently installed x-ray equipment may be supplied by a conventional grounded system provided:

- (a) Wiring for grounded and ungrounded circuits does not occupy the same raceways;

- (b) The lighting fixtures and the x-ray equipment, other than the enclosed x-ray tube and the metal-enclosed high-voltage leads to the tube, are located at least eight feet above the floor or outside the anaesthetizing location; and

- (c) Switches for the grounded circuits are located outside of the anaesthetizing location, except that remote control stations for remotely controlled switches may be within the anaesthetizing location, when the remote control circuit is energized from the isolated and ungrounded distribution system.

24-012 Extra-Low-Voltage Equipment and Instruments

(1) Electrical apparatus and equipment used within a hazardous area, and which has exposed current-carrying elements or which is frequently in contact with the bodies of persons, shall:

- (a) Be designed to operate at 8 volts or less unless it is completely surrounded by a grounded metallic casing or sheath; and
- (b) Have a power supply which is ungrounded and electrically isolated from all circuits of higher voltage.

(2) Where an extra-low-voltage unit is supplied from an individual transformer located within a hazardous area, the following shall apply:

- (a) Flexible cords shall conform to Rule 18-050, except that a grounding conductor is not required in circuits operating at 8 volts or less;
- (b) The core and case of the transformer shall be effectively grounded; and
- (c) The transformer shall be approved for Class I hazardous locations.

(3) Where extra-low-voltage units within a hazardous area are supplied with energy from a common source, such as a transformer, motor-generator set, or storage battery, the following shall apply:

- (a) The common source shall be installed in a non-hazardous location;
- (b) Receptacles and attachment plugs, where located within a hazardous area, shall be approved for Class I hazardous locations;
- (c) Plugs shall be so designed that they cannot be inserted into receptacles intended for a higher voltage; and
- (d) Flexible cords shall conform to Rule 18-050, except that a grounding conductor is not required.
- (4) Extra-low-voltage equipment and wiring, including flexible cords, shall be protected from dangerous overcurrent by:
 - (a) Suitable overcurrent devices installed in a non-hazardous location; or
 - (b) Inherent current limitation of the source of supply;
 - (5) Resistance or impedance devices may be used to control extra-low-voltage units but shall not be used to limit the maximum input voltage.

(6) Where an extra-low-voltage unit includes a switch or other make-and-break or sliding contact, or where it includes a resistor or resistance device which may under any operating condition reach a surface temperature exceeding 80 per cent of the lowest ignition temperature in degrees Centigrade

of the gas or vapour involved, as determined by ASTM Standard D2155-66, Method of Test for Auto-ignition Temperature of Liquid Petroleum Products, the unit shall be approved for Class I hazardous locations.

24-014 Other Equipment

(1) Suction, pressure, or insufflation equipment involving electrical elements, and located or used within a hazardous area, shall be approved for Class I hazardous locations.

(2) X-ray equipment installed or operated in an anaesthetizing location as defined in Rule 24-002(b) shall:

- (a) Be provided with approved means for preventing accumulation of electrostatic charges;
- (b) Have all control devices, switches, relays, meters, and transformers totally enclosed, and where installed or operated within a hazardous area, such devices shall be approved for Class I hazardous locations; and
- (c) Have high-voltage wiring effectively insulated from ground and adequately guarded against accidental contact.

24-016 Grounding. In any hazardous area, all metallic raceways, and all non-current-carrying metallic portions of fixed or portable equipment shall be grounded in accordance with Section 10, except as provided in Rule 24-012.

SECTION 26—INSTALLATION OF ELECTRICAL EQUIPMENT

General

26-000 Equipment Used With Single Conductors.

Single conductors whose ampacities are based on the free-air ratings of Tables 1 or 3 shall not be connected to equipment containing fuses of types covered by CSA Standard C22.2 No. 59-1952, Fuses, unless the equipment is marked as being suitable for such use.

26-002 Connection to Identified Terminals or Leads. Wherever a device having an identified terminal or lead is connected in a circuit having an identified conductor, the identified conductor shall be connected to the identified terminal or lead.

26-004 Equipment on Combustible Floors. A floor of combustible material directly under stationary or fixed electrical equipment with open bottoms shall be covered with a plate of steel which shall extend at least 6 inches beyond the equipment on all sides.

26-006 Outdoor Installations

(1) Outdoor installations of apparatus, unless housed in suitable enclosures, shall be surrounded by suitable fencing in accordance with Rules 26-176 to 26-202 of this Code or as may be otherwise directed by the inspection department.

(2) Overhead high-potential conductors shall have a vertical clearance from buildings of 15 feet.

(3) Outdoor equipment shall be grounded in an acceptable manner.

(4) High-potential isolating switches not of the metal-enclosed type which are assembled in the field shall be spaced according to Table 35.

(5) Horn-gap switches shall be mounted in a horizontal position and be capable of being locked in the open position.

(6) High potential fuses shall be spaced according to Table 35.

26-008 Flammable Oil-Insulated Equipment, Indoors

(1) Electrical equipment containing liquids that will burn in air, in quantities of more than 5 gallons in one tank, or more than 15 gallons in a group of tanks, shall be located in an electrical equipment vault, except that for motor starters these oil quantities shall be doubled.

(2) Electrical equipment containing liquids that will burn in air in quantities of 5 gallons or less in one tank and 15 gallons or less in a group of tanks shall be installed in an electrical equipment vault or installed in a building or room of fire-resisting construction, except that for motor starters these oil quantities shall be doubled.

(3) Electrical equipment as described in Subrule (2) and which is installed in a building or room of fire-resisting construction shall be:

- (a) Provided with a metal pan or concrete curbing capable of retaining all the liquid above it;
- (b) Isolated from other apparatus by segregation of adjacent cells by effective barriers, metal-enclosed equipment being considered as providing segregation; and
- (c) Separated from other flammable oil-insulated equipment by such a distance that, if the oil in each equipment were spread at a density of 1 gallon per 4 square feet, the areas so covered would not overlap, these areas being deemed to be circular if the tank (or group of tanks) is in an open area, semi-circular if the tank is against a wall, and quarter-sector if the tank is in a corner.

26-010 Flammable Oil-Insulated Equipment, Outdoors

(1) Electrical equipment containing liquids that will burn in air, in quantities of more than 10 gallons, and installed outdoors, shall not, except as permitted by Subrule (3), be located within 20 feet of:

- (a) Any combustible surfaces or material on a building;
- (b) Any door or window; or
- (c) Any ventilation inlet or outlet.

(2) The dimension referred to in Subrule (1) shall be the shortest line-of-sight distance from the face of the container containing the flammable liquid to the building or part of the building in question.

(3) Notwithstanding the requirements of Subrule (1), the equipment may be installed within 20 feet of a building providing a suitable noncombustible wall or barrier is constructed, in a manner acceptable to the supply authority and the inspection department, between the building and the equipment.

(4) Where electrical equipment containing liquids that will burn in air, in quantities of more than 10 gallons, are installed outdoors they shall:

- (a) Be inaccessible to unauthorized persons;
- (b) Not obstruct fire fighting operations;
- (c) If installed at ground level, be located on a concrete pad draining away from structures or be in a curbed area filled with coarse crushed stone; and
- (d) Not have open drains for the disposal of flammable liquid in the proximity of combustible construction or materials.

Isolating Switches

26-012 Location of Isolating Switches

(1) Isolating switches may be located so as to require the use of a hook stick to operate them.

(2) Isolating switches shall be plainly marked so as to make it unlikely that they will be opened under load, unless:

- (a) They are located or guarded so as to render them inaccessible to unauthorized persons; or
- (b) They are interlocked so that they cannot normally be opened under load.

26-014 Installation of High-Potential Isolating Switches

(1) High-potential isolating switches shall be located so that they will be accessible to authorized persons only.

(2) High-potential group-operated isolating switches shall be:

- (a) Interlocked with their respective circuit breakers so that the switch cannot be operated under load; and
- (b) Provided with positive position indicators.

Circuit Breakers

26-016 Indoor Installation of Circuit Breakers

(1) Circuit breakers installed indoors shall be located in compliance with the following:

- (a) Circuit breakers rated at more than 15,000 volts shall be installed in a fire-resisting switchroom or motor room, or in an electrical equipment vault in accordance with Rules 26-160 to 26-174;
- (b) Flammable oil-insulated circuit breakers shall be installed in accordance with Rule 26-008.

(2) Circuit breakers installed in electrical equipment vaults shall be operable without opening the door of the vault.

Fuses

26-018 Installation of Fuses

- (1) Fuses shall be located so that:

- (a) Their operation will not result in injury to persons or damage to property or other equipment;
- (b) They can be readily inserted or removed; and
- (c) They will be accessible to authorized persons only, when used on high-potential circuits.

(2) Where the potential exceeds 15,000 volts between conductors, fuses shall not be located indoors unless in a room of fire-resisting construction, whether or not they are in a metal enclosure.

Panelboards

26-020 Panelboards Supplying Branch Circuits

(1) Panelboards having more than 42 overcurrent devices shall not be used to supply branch circuits having 30-amperes ampacity or less, except as permitted in Subrule (2).

(2) Notwithstanding Subrule (1) panelboards supplying motor-loads only may provide more than 42 overcurrent devices.

(3) The cabinets and cutout boxes which house the panelboards shall not contain more than one panelboard unless the cabinet is divided between panelboards by a barrier of non-combustible material pierced only for the passage of supply conductors.

(4) For the purpose of this rule, each fuse shall be considered an overcurrent device and in this case of multi-pole circuit breakers a two-pole breaker shall be considered two overcurrent devices; a three-pole breaker shall be considered three overcurrent devices.

26-022 Locations of Panelboards. Panelboards shall not be located in coal bins, bathrooms, stairways, high ambient rooms, dangerous or hazardous locations, nor in any similar undesirable places.

Switchboards and Switchgear

26-024 Switchgear Clearance from Ceiling. Switchgear shall not be built up to a point within 3 feet of a ceiling of combustible material or a ceiling of plaster applied over a combustible base unless the combustible material or base is protected against damage from fire by:

- (a) Metal lath and cement plaster;
- (b) $\frac{1}{4}$ inch rigid asbestos board; or
- (c) Other acceptable means.

26-026 Accessibility to Switchboards

(1) Adequate working space shall be provided about switchboards as required by Rule 2-308.

(2) All parts within a switchboard shall be accessible.

26-028 Air Circuit Breakers on Switchboards. If air circuit breakers of an open type are mounted on the front of a switchboard, they shall be mounted in a single horizontal row with their tops not less than 5 feet above the floor or operating platform.

26-030 Conductor Covering at Switchgear

(1) Closely grouped conductors feeding to or from switchgear which do not have moisture-resisting, flame-retarding insulation on the individual conductors shall have an overall moisture-resisting, flame-retardant covering.

(2) Asbestos tape, if used for overall covering, shall be kept away from terminals and other live parts.

Rotating Electrical Machinery

26-032 Use of Wood for Insulating Rotating Machinery. If wood is used to insulate frames of rotating electrical machinery from ground, it shall be impregnated or thoroughly coated with a suitable moisture repellent.

26-034 Integral Protection of Rotating Machinery. A rotating electrical machine with an integral protective device shall be marked to indicate that it has such a protective device.

Transformers

26-036 Transformers, General

(1) Transformers shall be constructed so that all live parts are enclosed unless they are installed so as to be inaccessible to unauthorized persons.

(2) Transformers shall be protected from mechanical damage.

(3) Liquid-filled transformers shall be mounted so that there will be an air space of 6 inches between transformers, and between transformers and adjacent surfaces of combustible material except the plane on which the transformer is mounted.

26-038 Outdoor Transformer Installations. Where transformers, including their conductors, control, and protective equipment are installed outdoors they shall:

- (a) If oil-filled, be installed in accordance with Rule 26-010;
- (b) If isolated by elevation, have the bottom of their platform not less than 12 feet above the ground;
- (c) If not isolated by elevation or not housed in suitable enclosures, have the entire installation surrounded by a suitable fence in accordance with Rule 26-176 to 26-202 of this Code, or as may be otherwise directed by the inspection department; and
- (d) Have, conspicuously posted, suitable warning signs indicating the highest potential employed except where there is no exposed live part.

26-040 Transformers Mounted on Roofs

(1) Transformers having their cores immersed in a liquid which will burn in air, if installed on the roof of a building, shall be located in an electrical equipment vault in accordance with Rules 26-160 to 26-174, adequately supported by means of fire-resisting construction.

(2) Transformers having their cores immersed in a liquid which will not burn in air, if installed on the roof of a building, shall not be placed adjacent to doors or windows, nor within 15 feet of discharge vents for flammable fumes or dusts of a combustible or electrical conductive nature.

26-042 Liquid-Filled Transformers Indoors

(1) Flammable oil-insulated transformers located indoors shall be installed in accordance with Rule 26-008.

(2) Transformers located indoors and having their cores immersed in a liquid that will not burn in air shall be installed in a transformer vault unless:

- (a) The transformer is protected from mechanical damage either by location or guarding;
- (b) A pressure relief vent is provided where the rating exceeds 25 kva at 25 cycles or $37\frac{1}{2}$ kva at 60 cycles;
- (c) A means of absorbing gases generated by arcing inside the case, or a pressure relief vent connected to outdoors, is provided where the transformer is installed in a poorly ventilated location; and
- (d) Where the voltage rating exceeds 15,000 volts, the transformer is installed in a room of fire-resisting construction accessible only to authorized persons.

26-044 Dry-Core, Open-Ventilated Type Transformers

(1) Transformers of the dry-core open-ventilated type shall be mounted so that there will be an air space between the transformer casing and adjacent surfaces, except floors, of:

- (a) 12 inches, if the adjacent surface be of combustible material; or
- (b) $\frac{1}{4}$ inch if the adjacent surfaces are of:
 - (i) Noncombustible material;
 - (ii) Combustible material adequately protected by noncombustible, heat-insulating material other than sheet metal; or
 - (iii) Combustible material shielded by grounded sheet metal with an air space of not less than 2 inches between the sheet metal and the combustible material.

(2) Dry-type transformers not of the sealed type shall not be installed below grade level unless adequate provision is made to prevent flooding.

(3) Dry-type transformers not of the sealed type shall be installed in such a manner that water or other liquids cannot fall on to the windings.

(4) Dry-type transformers, if mounted directly on a floor of combustible material, shall be provided with a floor plate of steel, with a sheet of asbestos or similar material on the underside, which shall extend at least 6 inches beyond the transformer on all sides.

26-046 Disconnecting Means for Transformers. A disconnecting means shall be installed in the primary circuit of each transformer or each bank of transformers operating as a unit.

26-048 Overcurrent Protection for Power and Distribution Transformers

(1) In this Rule, "transformer" means a single-phase transformer, a polyphase transformer, or a group of 2 or 3 single phase transformers used in lieu of a poly-phase unit.

(2) Except as permitted in Subrule (3), each transformer shall have overcurrent protection, either individually or in the circuit feeding the transformer, consisting of an overcurrent device rated or set at not more than 250 per cent of the rated primary current of the transformer.

(3) As an alternative to the overcurrent protection referred to in Subrule (2), the following overcurrent protection may be provided:

- (a) An overcurrent device connected in the circuit feeding the transformer with a rating:
 - (i) Not more than 600 per cent of the rated current of the transformer, for a transformer having an impedance voltage not more than 6 per cent; or
 - (ii) Not more than 400 per cent of the rated current of the transformer, for a transformer having an impedance voltage more than 6 per cent but not more than 10 per cent; and
- (b) Either an overcurrent device connected in the secondary circuit rated or set at not more than 250 per cent of the rated secondary current of the transformer or a transformer equipped with coordinated thermal overload protection by the manufacturer.
- (4) Notwithstanding Subrules (1), (2), and (3), more than one transformer may be protected by the same set of overcurrent devices providing the requirements of Subrules (1), (2), and (3) are met.

26-050 Conductor Size for Transformers

(1) The feeder and branch circuit conductors for transformers shall have an ampacity rating:

- (a) Not less than 125 per cent of the rated current of the transformer for a single transformer; or
- (b) Not less than the sum of the rated currents of all the transformers plus 25 per cent of the rated current of the largest transformer for a group of transformers operated in parallel or on a common feeder.

(2) Where multi-rating transformers are used, the conductor size shall be 125 per cent of the highest rated current of the transformer.

26-052 Overcurrent Protection of Instrument Potential (Voltage) Transformers

(1) Except under the conditions of Subrules (2), (3), and (4), instrument potential (voltage) transformers shall have primary fuses rated not more than:

- (a) 10 amperes for low-potential circuits; and
- (b) 3 amperes for high potential circuits.

(2) Primary fuses shall not be installed where they would be connected in the grounded primary neutral connection of "Y" or "Open Y" connected potential (voltage) transformers.

(3) Primary fuses may be omitted:

(a) Where the transformers are protected by adequate power fuses or other adequate protective devices for clearing equipment failures; and convenient means are provided for disconnecting the transformers on the primary side;

(b) Where potential (voltage) transformers and meters, operating at low potential and installed in suitable enclosures, are used in place of self-contained meters; or

(c) Where both potential (voltage) and current transformers are supplied by the manufacturer in a single enclosure filled with an acceptable insulating medium, which may be air for use on low potential circuits if the enclosure is non-combustible, and where:

(i) The primary terminals outside the enclosure are common to both potential (voltage) and current transformers; and

(ii) The enclosures are installed outdoors if filled with an insulating medium which will burn in air.

(4) The installation of primary fuses in the centre (common) phase primary connection of "Open-delta" connected potential (voltage) transformers shall be subject to agreement between the supply authority and the inspection department.

26-054 Marking of Transformers. Each transformer shall be provided with a nameplate bearing the following marking:

(a) Maker's name;

(b) Rating in kva;

(c) Rated full-load temperature rise;

(d) Primary and secondary voltage ratings;

(e) Frequency in Hertz;

(f) Liquid capacity, if of the liquid-filled type, in Imperial gallons;

(g) Type of liquid to be used, if it is to be filled with an approved liquid that will not burn in air; and

(h) Impedance voltage, if of the power or distribution type.

26-056 Auto-Transformers

(1) In this Rule "auto-transformers" means transformers in which part of the turns are common to primary and secondary alternating current circuits.

(2) Auto-transformers shall not be connected to interior-wiring systems other than a wiring system or circuit used wholly for motor purposes unless:

(a) The system supplied contains an identified grounded conductor solidly connected to a similar identified grounded conductor of the system supplying the auto-transformer;

(b) The auto-transformer is used for starting or controlling an induction motor;

(c) The auto-transformer supplies a circuit wholly within the apparatus which contains the auto-transformer; or

(d) The auto-transformer is used for fixed voltage adjustment on an existing power circuit having no identified grounded conductor.

(3) Where an auto-transformer is used for starting or controlling an induction motor it may be included in a starter case or it may be installed as a separate unit.

Capacitors

26-058 Capacitors Excepted. The requirements of Rules 26-060 to 26-076 shall not apply to capacitors which form component parts of factory assembled electrical equipment nor to surge protective capacitors.

26-060 Capacitors Installed Indoors. Flammable oil-insulated capacitors located indoors shall be installed in accordance with Rule 26-008.

26-062 Guarding of Capacitors. All live parts of capacitors shall be inaccessible to unauthorized persons.

26-064 Grounding of Capacitors. Non-current-carrying metal parts of capacitors shall be grounded.

26-066 Conductor Size for Capacitors

(1) The continuous current rating of capacitor feeder circuits and branch circuits shall be not less than 135 per cent of the rated current of the capacitor.

(2) Where a branch circuit supplies two or more capacitors the overcurrent device protecting the conductors of the branch circuit may be considered as protecting taps made thereto to supply single capacitors provided that:

(a) The tap is not more than 25 feet long; and

(b) Its conductors comply with Subrule (1) and also have an ampacity not less than $\frac{1}{8}$ that of the branch circuit conductors from which they are supplied.

26-068 Overcurrent Protection. An overcurrent device, rated or set as low as practicable without causing unnecessary opening of the circuit, but not exceeding 250 per cent of the rated current of the capacitor except by special permission shall be provided in each ungrounded conductor of a capacitor feeder or branch circuit.

26-070 Disconnecting Means for Capacitor Feeders or Branch Circuits

(1) A disconnecting means having a continuous ampacity not less than 135 per cent of the rated current of the capacitor shall be provided in each ungrounded conductor of the capacitor feeder or branch circuit.

(2) The disconnecting means shall be within sight of and not more than a distance of 30 feet from the capacitors unless the disconnecting means can be locked in the open position.

26-072 Special Provisions for Motor Circuit Capacitors. A capacitor connected on the load

side of a motor circuit disconnecting means shall be subject to the following special provisions:

- (a) **Individual disconnecting means for the capacitor need not be provided;**
- (b) **If connected on the load side of the motor overcurrent device, individual overcurrent protection for the capacitor need not be provided;**
- (c) **The rating of the disconnecting means and the overcurrent device and the size of the motor-circuit conductors need not be greater than would be required without the capacitor;**
- (d) **The continuous current ratings of the conductors connecting the capacitor to the motor circuit shall be in accordance with Rule 26-066 and shall be not less than $\frac{1}{3}$ that of the motor-circuit conductors;**
- (e) **If connected on the load side of the motor overload device:**
 - (i) **The rating of the capacitor shall not exceed the value required to raise the no-load power factor of the motor to unity; and**
 - (ii) **The rating or setting of the overload device shall be reduced to a value corresponding with the current obtained with the improved power factor.**

26-074 Transformers used with Capacitors. The kva rating of a transformer used with a capacitor shall be not less than 135 per cent of the capacitor kva rating.

26-076 Drainage of Stored Charge of Capacitors

- (1) **Capacitors shall be provided with a means of draining the stored charge.**
- (2) **The draining means shall be such that the residual voltage will be reduced to 50 volts or less after the capacitor is disconnected from the source of supply:**
 - (a) **Within 1 minute in the case of capacitors rated at 750 volts or less; and**
 - (b) **Within 5 minutes in the case of capacitors rated at more than 750 volts.**
- (3) **The discharge circuit shall be:**
 - (a) **Permanently connected to the terminals of the capacitor or capacitor bank; or**
 - (b) **Provided with automatic means of connecting it on removal of voltage from the line.**
- (4) **The discharge circuit shall not be switched or connected by manual means.**
- (5) **Motors, transformers, or other electrical equipment capable of constituting a suitable discharge path, connected directly to capacitors without the interposition of a switch or overcurrent device, constitute a suitable discharge path.**

Storage Batteries

26-078 Scope. Rules 26-080 to 26-088 apply to the installation of lead-acid, nickel-cadmium, and nickel-iron batteries of both the floating-service station type and the charge-discharge industrial type.

26-080 Location of Storage Batteries

- (1) **Storage batteries shall be kept in battery rooms or enclosures used for no other purposes when:**
 - (a) **The batteries are in open jars or tanks; and**
 - (b) **The aggregate capacity at the 8-hour discharge rate exceeds 5 kilowatt hours.**
- (2) **Where there are exposed live parts of 45 volts or higher, batteries shall be kept in a room or enclosure accessible only to authorized personnel.**
- (3) **Storage batteries shall not be subjected to ambient temperatures:**
 - (a) **Exceeding 45C (113F); or**
 - (b) **Below the freezing point of the electrolyte.**

26-082 Ventilation of Battery Rooms or Areas

- (1) **Storage battery rooms or areas shall be thoroughly ventilated**
- (2) **Adequate means shall be made for sufficient diffusion and ventilation of the gases from the battery to prevent the accumulation of an explosive mixture.**

26-084 Cell Mounting. Battery cells shall be mounted in wooden or steel trays or on racks as follows:

- (a) **The tray or rack shall be level;**
- (b) **The tray or rack shall be protected against corrosion from the battery electrolyte;**
- (c) **The cell mounting surface of the tray or rack shall be covered with an insulating material having a dielectric strength of at least 1,500 volts;**
- (d) **Racks shall be of sufficient strength to carry the weight of the battery;**
- (e) **Battery cells having glass or plastic containers shall rest on a resilient surface; and**
- (f) **Battery cells shall be spaced a minimum of $\frac{3}{8}$ inch apart to allow for normal expansion of containers due to temperature change.**

26.086 Wiring Method in Battery Rooms

- (1) **The wiring method used in storage battery rooms shall be:**
 - (a) **Bare conductors which shall not be taped;**
 - (b) **Open wiring;**
 - (c) **Rigid conduit or electrical metallic tubing subject to the following:**
 - (i) **The conduit or tubing shall be of corrosion-resisting materials or be suitably protected from corrosion;**
 - (ii) **The end of the raceway shall be tightly sealed with sealing compound, rubber tape or other acceptable material, to resist the entrance of electrolyte by spray or creeping;**

- (iii) The conductor shall issue from the raceway through a substantial glazed insulating bushing;
 - (iv) At least 12 inches of the conductor shall be free from the raceway where connected to a cell terminal;
 - (v) The raceway exit shall be located at least 12 inches above the highest cell terminal to reduce electrolyte creepage or spillage entering the raceway or conduit;
 - (d) Mineral-insulated cable provided it is adequately protected against corrosion where it may be in direct contact with acid or acid spray; or
 - (e) Aluminum-sheathed cable provided it has suitable corrosion-resistant protection where necessary.
- (2) Varnished-cambric-insulated conductors shall not be used in storage battery rooms.

26-088 Lighting Fixtures and Switches. Lighting fixtures and switches in storage battery rooms shall be of the totally enclosed, gasketed type if unsealed jars or tanks are used.

Lightning Arresters

26-090 Use and Location of Lightning Arresters

(1) Lightning arresters shall be installed in every distributing substation in locations where lightning disturbances are of frequent occurrence and no other adequate protection is provided.

(2) Lightning arresters installed for the protection of utilization equipment:

- (a) May be installed either inside or outside the building or enclosure containing the equipment to be protected;
- (b) Shall be isolated by elevation, enclosed or made otherwise inaccessible to unauthorized persons.

26-092 Indoor Installations of Lightning Arresters

(1) Where lightning arresters are installed in a building, they shall be located well away from all equipment other than that which they protect and from passageways and combustible parts of buildings.

(2) Where lightning arresters containing oil are installed in a building, they shall be separated from other equipment by walls conforming to electrical equipment vault construction requirements in accordance with Rules 26-160 to 26-174.

26-094 Outdoor Installations of Lightning Arresters. Where arresters containing oil are located outdoors, means of draining or absorbing oil shall be provided by:

- (a) Ditches or drains; or
- (b) Paving the yard in which the arrester is contained with cinders or other absorbent material to an adequate depth.

26-096 Choke Coils for Lightning Arresters. Where choke coils are used in connection with a

lightning arrester, the coils shall be installed between the lightning arrester tap and the apparatus to be protected.

26-098 Connection of Lightning Arresters. The connection between arrester and line conductor shall be:

- (a) Of copper wire or cable not smaller than No. 6 AWG;
- (b) As short and as straight as practicable with a minimum of bends; and
- (c) Free of sharp bends and turns.

26-100 Insulation of Lightning Arrester Accessories. The insulation from ground and from other conductors for accessories such as gap electrodes and choke coils shall be at least equal to the insulation required at other points of the circuit.

26-102 Grounding of Lightning Arresters. Lightning arresters shall be grounded in accordance with Section 10.

Resistance Devices

26-104 Location of Resistance Devices. Resistance devices, including wiring to the resistance elements, shall be installed so that danger of igniting adjacent combustible material will be reduced to a minimum.

26-106 Conductors for Resistance Devices. Insulated conductors used for connection between resistance elements and controllers, unless used for infrequent motor starting, shall conform to the following:

- (a) As indicated in Table 19 as being suitable for the temperature involved and in no case less than 90C (194F);
- (b) Conductors having an approved flame-retardant outer covering may be grouped where the potential between any two conductors in the group does not exceed a maximum of 75 volts.

26-108 Use of Incandescent Lamps as Resistance Devices

(1) Incandescent lamps may be used:

- (a) As protective resistors for automatic controllers; or
- (b) By special permission, as resistors in series with other devices.

(2) Where incandescent lamps are used as resistors, they shall:

- (a) Be mounted in porcelain receptacles on incombustible supports;
- (b) Be arranged so that they cannot be subjected to a voltage greater than that for which they are rated;
- (c) Be provided with a permanently attached nameplate showing the wattage and voltage of the lamp to be used in each receptacle;

- (d) Not carry or control the main current; and
- (e) Not constitute the regulating resistance of the device.

Electric Heating and Cooking Appliances

26-110 Location of Non-portable Appliances.

Non-portable electric heating and cooking appliances shall be installed so that the danger of igniting adjacent combustible material is reduced to a minimum.

26-112 Rating of Portable Appliances. The input to portable electric heating and cooking appliance for use on nominal 115-volt branch circuits protected by over-current devices rated or set at not more than 15 amperes shall not exceed 1,500 watts at 115 volts.

26-114 Separate Built-In Cooking Units

(1) Separate built-in cooking units without integral overcurrent protection shall be provided with the necessary overcurrent protection, as required by CSA Standard C22.2 No. 61-1959, Domestic Electric Ranges, in a separate panel.

(2) Tap circuit conductors feeding individual separate built-in cooking units from a single branch circuit shall have an ampacity of not less than the ampere rating of the unit or heating element which they supply as determined from Tables 1 to 4, whichever is applicable.

(3) Where tap circuit conductors feed individual separate built-in cooking units having integral overcurrent protection the ampacity of the tap circuit conductor shall, in addition to complying with the requirements of Subrule (2), be not less than that of the single branch circuit supplying them unless the tap circuit is not over 25 feet long in which case the ampacity may be $\frac{1}{2}$ that of the single branch circuit conductors.

26-116 Supply Connections for Appliances

(1) Electric heating and cooking appliances shall have only one point of connection for supply.

(2) The point of connection for a separate built-in cooking unit without integral overcurrent devices may be in the separate panel referred to in Subrule (1) of Rule 26-114.

(3) Where an electric clothes dryer is intended to be installed in a residential occupancy, a receptacle having a rating not less than the demand of the appliance supplied, and of CSA configuration 14-30R or 14-50R as shown in Table 46 shall be installed for the supply of electrical energy to the appliance.

(4) An electric clothes dryer in a residential occupancy shall be cord-connected by means of a cord and attachment plug cap of CSA configuration 14-30P or 14-50P to the receptacle referred to in Subrule (3).

(5) A receptacle having a rating not less than the calculated demand of the appliance supplied and of CSA configurations 14-50R or 14-60R as shown in Table 46 shall be installed in a residential occupancy for the supply of energy to a free-standing electric range.

(6) A free-standing electric range in a residential occupancy shall be cord-connected by means of a cord and attachment plug cap of CSA configuration 14-50P or 14-60P to the receptacle referred to in Subrule (5).

(7) Where permitted by the inspection department, appliances which are approved for connection by a wiring method as specified in Section 12, may be cord-connected using an attachment plug and receptacle.

(8) Where a wiring system intended to supply an electric clothes dryer is installed, it shall be connected to a receptacle as outlined in Subrule (3) at the load end and connected to the panelboard at the supply end.

(9) Where a receptacle as required by Subrule (3) is installed, it shall be connected to the panelboard and by a wiring system specified in Section 12.

(10) The range receptacle referred to in Subrule (5) shall be connected to the panelboard and by a wiring system as specified in Section 12.

26-118 Appliances Exceeding 1,500 Watts

(1) Every electric heating and cooking appliance rated at more than 1,500 watts shall be supplied from a branch circuit used solely for one appliance except that more than one appliance may be connected to a single-branch circuit provided that the following is used:

- (a) A multiple-throw manually-operated device which will permit only one such appliance to be energized at one time; or
- (b) An automatic device which will limit the total load to a value which will not cause operation of the overcurrent devices protecting the branch circuit.

(2) Every electric heating and cooking appliance rated at more than 1,500 watts shall be controlled by an indicating switch which may be in the circuit or on the appliance except that:

- (a) If the rating of the appliance does not exceed 30 amperes, an attachment plug and receptacle may be used instead of a switch; and
- (b) If the appliance has more than one individual heating element each controlled by a switch, no main switch need be provided.

(3) For the purpose of this Rule, two or more separate built-in cooking units together with their overcurrent devices shall be considered as one appliance.

26-120 Signals for Heated Appliances. Where glue pots, soldering irons, or appliances intended to be applied to combustible materials are used in other than private dwelling occupancies:

- (a) Each appliance or group of appliances shall be provided with an indicating switch and a red pilot light; or
- (b) Each appliance shall be equipped with an integral temperature limiting device, in which case, the pilot light may, by special permission, be omitted.

26-122 Installation of Storage-Tank Water Heaters

(1) Electric storage-tank water heaters, other than those having a tank open to the atmosphere, shall be controlled by means of a temperature regulating device and shall also be provided with secondary protection which will open if the water attains a temperature of 96C (205F).

(2) The temperature regulating device referred to in Subrule (1) shall regulate the temperature of the water so that it does not exceed 90C (194F).

(3) Electric storage-tank water heaters shall be located so that the electric supply connections, service covers, and nameplate markings will be accessible after completion of the building structure.

(4) Every electric storage-tank water heater shall be supplied from a branch circuit used solely for the heater.

26-124 Infra Red Drying Lamps. The following requirements shall apply to the installation of infra red drying lamps:

- (a) Branch circuits shall be protected in accordance with Section 14;
- (b) Lampholders of the medium-base, unswitched, porcelain type or other types approved for the service, may be used with lamps rated at 300 watts or less;
- (c) Screw-shell lampholders shall not be used with lamps rated at more than 300 watts unless especially approved for the purpose;
- (d) In industrial occupancies, lampholders may be operated in series on circuits of more than 150 volts to ground where adequate spacings for the higher circuit voltage are provided.

26-126 Number of Receptacles

(1) In residential premises which are occupied the year round, there shall be installed a minimum of three receptacles, constructed to accommodate parallel blade caps in each finished room except:

- (i) living rooms shall contain not less than four receptacles;
- (ii) dining rooms shall contain at least two receptacles, except in a multi-family dwelling containing more than 6 units, where one will suffice.

(2) In residential premises which are occupied seasonally only, there shall be installed, in each room, the following number of receptacles to accommodate parallel blade caps:

- (i) two for a room of area up to 100 square feet;
- (ii) three for a room of area over 100 square feet and up to 150 square feet;
- (iii) four for a room of area over 150 square feet.

(3) Such receptacles shall, insofar as practicable, be spaced equal distances apart.

(4) A receptacle shall be installed at counter height in each bathroom, in a location difficult of access from the bath.

(5) Receptacles shall not be placed in ironing cabinets, cupboards, wall cabinets, nor in like enclosures, except where they are intended for use with specific appliances, other than heating and cooking appliances, which are located within the enclosure.

(6) Each single family residence and each residence of row housing used for year-round habitation, shall have at least one receptacle constructed to accommodate parallel blade caps, installed, so as to be readily accessible for the use of appliances which, of necessity, are used outdoors.

26-128 Appliance Receptacles

(1) There shall be installed in each kitchen of a residential occupancy:

- (a) at least three split receptacles where the occupancy is a single-family dwelling.
 - (b) at least two split receptacles where the occupancy is a suite of a multi-family dwelling;
 - (c) the split receptacles in Clauses (a) and (b) shall each be supplied by a three-wire circuit to which no other outlets are connected.
- (2) (a) At least 2 split receptacles required by Subrule (1) (a) and 1 split receptacle required by Subrule (1) (b) shall be installed in the working area of the kitchen above counter level;
- (b) where 2 split receptacles are installed above the working counter they shall be separated a distance of at least 6 feet, where practicable;
- (c) where a separation of 6 feet between receptacles is not practicable, they may be grouped.

(3) All of the receptacles required by Subrule (1) shall be located so as to be readily accessible.

(4) There shall be installed in each area of a residential occupancy used as a laundry room or utility room, a receptacle supplied by a circuit to which no other outlets are connected.

(5) For the purposes of this Rule, the term residential occupancy shall include residences used on a seasonal or part-time basis.

(6) For the purposes of this Rule, a three-wire circuit shall be classed as two circuits.

26-130 Receptacles Exposed to the Weather

(1) Receptacles exposed to the weather shall be provided with weather-proof cover plates, except that, when these receptacles are installed facing downwards, at an angle of 45 degrees or less from the horizontal, standard metallic cover plates may be used.

(2) Where receptacles exposed to the weather are installed in surface mounted outlet boxes, the cover plates shall be held in place by at least four screws.

26-132 Receptacles

(1) Receptacles shall be constructed so that no outlet section will accommodate both parallel and tandem blade caps.

(2) Receptacle configurations shall be in accordance with Tables 46 and 47 except:

- (a) For receptacles used on equipment solely for interconnection purposes;
- (b) For receptacles for specific applications as required by other rules of this Code;
- (c) Where other configurations are permitted by the inspection department.

(3) Except as may otherwise be permitted by the inspection department, receptacles having configurations in accordance with Tables 46 and 47 shall only be connected to circuits having a nominal system voltage corresponding to the rating of the configurations.

(4) Receptacles connected to circuits having different voltages, frequencies or types of current (ac or dc) on the same premises shall be of such design that attachment plugs used on such circuits are not interchangeable.

(5) Receptacles shall not be of the screw base type.

(6) Receptacles with exposed terminals shall be used only in fittings, metal troughs, and similar devices.

(7) Receptacles located in floors shall be enclosed in floor boxes approved for the purpose.

(8) Where grounding type receptacles are used in existing installations to replace the ungrounded type, the grounding terminal shall be effectively connected to ground and one of the following methods may be used:

- (a) By bonding to grounded metallic raceway or cable sheath;
- (b) By connection to the system ground by means of a separate grounding conductor; or
- (c) By bonding to an adjacent grounded metallic cold water pipe.

26-134 Three-Wire Receptacle Branch Circuits

(1) Where receptacles are connected to three-wire branch circuits:

- (a) The receptacles shall be of an approved type having separate terminals for the connection of the ungrounded conductors; and
- (b) The branch circuit shall comply with Rule 14-000.

(2) Duplex receptacles having one section which will accommodate parallel blade caps and the other section which will accommodate tandem blade caps shall be connected only to 3-wire branch circuits that:

- (a) Comply with Rule 14-000; and
- (b) Are protected by overcurrent devices rated or set at not more than 15 amperes.

26-136 Receptacles for Appliances

(1) Receptacles connected to branch circuits for the supply of equipment shall be rated not less than the

minimum ampacity of the branch circuit conductors as required by the rules in Section 8.

(2) Receptacles installed for the connection of appliances rated at 125/250 volts such as ranges and clothes dryers shall be of the 3-pole 4-wire grounding type.

Arc Lamps

26-138 Location of Arc Lamps

(1) Outdoor arc lamps, attached to a building and supplied from the interior installation, shall be suspended at least 8 feet above the ground level.

(2) Indoor arc lamps shall be hung out of reach or shall be protected in an acceptable manner.

26-140 Conductors to Arc Lamps

(1) Leads to arc lamps shall have an ampacity of approximately 150 per cent of the normal current of the lamp.

(2) The leads shall be stranded where:

- (a) The size exceeds No. 14 AWG; and
- (b) The lamp suspension provides for raising and lowering.

26-142 Overcurrent Protection for Arc Lamps.

An overcurrent device shall be provided for each arc lamp or series of lamps.

26-144 Resistors or Regulators

(1) Resistors or regulators shall be enclosed in incombustible cases and located away from readily combustible material.

(2) Incandescent lamps shall not be used as resistors or regulators.

26-146 Globes and Spark Arresters

(1) Arc lamps other than those of the enclosed arc type shall be equipped with globes and spark arresters.

(2) Globes shall be guarded by wire netting having a mesh of not more than $1\frac{1}{4}$ inches.

Heating Equipment

26-148 Scope. Rules 26-150 and 26-152 apply to circuits supplying electric power for the operation of heating equipment whose individual input does not exceed 400,000 Btu per hour, and which uses solid, liquid or gaseous fuels, but do not apply to portable heating equipment.

26-150 Supply Connections For Heating Equipment

(1) All electric power for the heating unit and associated equipment operating in connection therewith, shall be obtained from a single branch circuit which shall be used for no other purpose.

(2) For the purpose of this Rule, circulating pumps, and similar equipment need not be considered as associated equipment, provided that such equipment is not essential for the safe operation of the heating unit.

(3) The branch circuit may be tapped as necessary to supply the various pieces of associated equipment, but there shall be no overcurrent protection supplied in the tap to any piece of associated equipment the operation of which is essential to the proper operation of the heating unit, unless the control equipment is of such a nature that the heating unit will be shut down if the associated equipment fails to function due to the operation of the overcurrent device.

26-152 Disconnecting Means. Suitable disconnecting means shall be provided for the branch circuit.

26-154 Heating Equipment Rated At More than 400,000 Btu Per Hour

(1) Heating equipment whose individual input exceeds 400,000 Btu per hour, and use solid, liquid or gaseous fuels, shall be installed in accordance with Subrules (2) and (3).

(2) All electric power for the heating unit and associated equipment operating in connection therewith shall be obtained from a single feeder or branch circuit which shall be used for no other purposes.

(3) A suitable disconnecting means shall be provided for the feeder or branch circuit.

26-156 Mechanical Protection of Conductors. All branch circuit or tap conductors within 5 feet from the floor shall be adequately protected from mechanical injury.

26-158 Fuel Burner Safety Controls. Fuel burner safety controls shall be installed in accordance with the requirements of the CSA Standard C22.2 No. 3-1968, Electrical Features of Fuel-Burning Equipment (Gas and Oil).

Electrical Equipment Vaults

26-160 General

(1) For purposes of rules pertaining to the construction of electrical equipment vaults, the single word vault(s) shall be understood to have the same meaning as electrical equipment vault(s).

(2) Vaults shall not be used for storage purposes.

(3) Vaults, when required by the rules of this Code, shall be constructed in accordance with the following Rules 26-162 to 26-174.

26-162 Vault Size. Vaults shall be of such dimensions as to accommodate the installed equipment with at least the minimum clearances specified in the pertinent Sections of this Code.

26-164 Walls, Roofs, and Floors

(1) Walls shall consist of:

- (a) Reinforced concrete not less than 6 inches thick;
- (b) Hard burned clay brick or solid concrete block not less than 8 inches thick; or
- (c) Hollow concrete block of the cinder, clay, Haydite or calcareous aggregate type, all not less than 12 inches thick.

(2) Roofs or ceilings shall consist of reinforced concrete of adequate strength for the conditions, but in no case shall they be less than 6 inches thick.

(3) Floors shall consist of reinforced concrete of adequate strength for the conditions, but in no case shall they be less than 6 inches thick, except that where they are at excavation level, they may be of reinforced concrete not less than 4 inches thick.

(4) Walls, roofs or ceilings, and floors shall be adequately anchored together in a manner designed to resist dislodgement by explosion.

(5) Walls, floors, roofs or ceilings which form part of the building proper, and which comply with these requirements, shall be acceptable all or in part, for standard vault construction.

(6) Other types of fire-resisting construction may be accepted by special permission provided they have adequate strength for the application and a fire-resisting rating of not less than 2½ hours according to CSA Standard B54.3-1964, Methods of Fire Tests of Walls, Partitions, Floors, Roofs, Ceilings, Columns, Beams, and Girders.

26-166 Pipes and Ducts. Any pipes or ducts not necessary for fire protection or proper operation of the electrical installation shall not enter or pass through a vault.

26-168 Ventilation

(1) In a vault where self-cooled transformers or other equipment is installed, sufficient ventilation shall be provided so as to prevent the ambient air temperature exceeding 40C (104F).

(2) In a vault ventilated directly from an outdoor area by natural ventilation without the use of ducts, and where the transformers are the principal source of heat, the combined net area of inlet and outlet openings shall not be less than 3 square inches per kva of transformer capacity with a minimum of 1 square foot, except that:

(a) Where transformers in the power class, as defined in CSA Standard C88-1968, Power Transformers and Reactors, are installed, ventilation requirements may be based on the actual full-load losses; and

(b) Where one or more transformers are installed for emergency purposes only, and are not normally energized, they need not be considered in determining ventilation requirements.

(3) The inlet for fresh air shall lead from an outdoor area and shall terminate at a point not more than 3 feet above the floor level of the vault.

(4) Ventilation openings shall be covered by durable gratings, screens, louvres, or equivalent, according to the treatment required to avoid unsafe conditions.

(5) Ventilating ducts shall be constructed of noncombustible materials, other than aluminum, and their construction and installation shall comply with the applicable requirements of CUA Pamphlet No. 90A-1971, Installation of Air Conditioning and Ventilating Systems, other than excepted by these rules.

(6) Where mechanical ventilation is installed, it shall be arranged so that:

- (a) The vault ventilation is separate from the main building system;
- (b) The vault temperature is thermostatically controlled;
- (c) The ventilating fan is located so that it may be serviced without danger to personnel;
- (d) A high temperature alarm is provided;
- (e) The fan is cut off automatically in the event of fire; and
- (f) A filter is provided in the air inlet if there is a possibility of dirt being drawn in.

(7) Where a ventilation duct or opening may pierce a vault enclosure into the building proper, or into an adjoining cut-off fire section or other building:

- (a) The duct or opening shall be provided with a $\frac{3}{8}$ -inch steel plate automatic fire damper at the point where it emerges from the vault;
- (b) The damper shall be mounted in a No. 10 MSG steel damper box provided with a hand hole for damper servicing;
- (c) The damper box shall be bolted or be otherwise firmly secured to the vault structure so that, in the event of duct collapse, the damper will continue to function as a fire cut-off;
- (d) The damper shall be mounted on the vault side of the opening, if it be of the swing type, so that pressure due to fire in the vault will tend to keep the damper closed;
- (e) The automatic damper releasing device or system, such as a fusible link or other automatic fire detector, shall be of an approved type, arranged to close automatically only on the occurrence of fire within the vault, and not on temperature rise due to overheated equipment;
- (f) Automatic dampers shall be designed and constructed so as to minimize the possibility of accidental closing;
- (g) Damper hinge pins shall be of suitable non-ferrous metal with ample clearance to prevent binding at hinge joints; and
- (h) Dampers shall be checked for operation at least annually.

26-170 Drainage

(1) A vault shall be provided with a drain or other means which will carry off an accumulation of oil or water in the vault.

(2) Where local by-laws prohibit the draining of oil into the public sewage system, the drain may empty into a covered sump or pit, provided the cover is non-combustible and a trap is provided between the drain and the sump or pit to prevent flame travel to the latter.

(3) The floor shall slope downwards towards the drain with a minimum pitch of $\frac{1}{4}$ inch per foot.

26-172 Doors

(1) Except as provided for in Subrule (3), each doorway giving access to a vault shall be provided

with a fire door and frame (for flush-mounted doors) approved for Class A openings, as defined in CUA Pamphlet No. 80-1971, Installation of Fire Doors and Windows, and such fire door and frame shall be installed in accordance with the requirements of CUA Pamphlet No. 80.

(2) Each fire door shall be provided with hardware approved for use with that particular door.

(3) The use of a fire door in openings giving access to a vault from an outdoor area may be waived at the discretion of the inspection department.

(4) All doorways communicating with the building proper, or which may communicate fire to other property shall be provided with a concrete sill of sufficient height to confine within the vault all the oil from the largest transformer or other piece of equipment installed therein, and in no case shall it be less than 4 inches in height.

(5) Doors shall open outward from the vault.

(6) Each door shall be provided with a substantial lock or padlock, and shall be kept locked so that unauthorized persons will not have access to the vault.

26-174 Illumination

(1) Each vault shall be provided with an adequate lighting system, controlled by one or more switches located near the entrance.

(2) Lighting fixtures shall be located so that they may be relamped without danger to personnel.

(3) Each vault shall have a grounding type receptacle, installed in accordance with Rule 26-132(8) and located in a convenient location inside the vault and near the entrance.

Fences

26-176 General. Rules 26-178 to 26-202 apply to fences for guarding electrical equipment, especially transformers, when located outdoors.

26-178 Clearance of Equipment

(1) The minimum clearance between the fence and unguarded live parts shall be in accordance with Table 33.

(2) The minimum clearance between the fence and enclosures containing live parts shall be $3\frac{1}{2}$ feet.

(3) The clearance shall provide adequate working space around the equipment, taking into consideration the space required for draw-out type of equipment and the opening of enclosure doors.

26-180 Height of Fence. The fence, excluding barbed wire, shall be not less than six feet high.

26-182 Barbed Wire. The fence shall be topped with not less than 3 strands of barbed wire.

26-184 Setting of Posts

(1) Posts shall be set at a depth of $3\frac{1}{2}$ feet for end, gate, and corner posts and 3 feet for line posts wherever ground conditions will permit.

(2) Where ground conditions will not permit this depth, extra bracing or concrete footings shall be provided.

(3) Concrete footings may be required for metal posts in any case.

(4) The spacing between posts shall be 10 feet maximum.

(5) End, gate, and corner posts shall be adequately braced against strain.

26-186 Gates

(1) Gates shall preferably open outwardly but, if it is necessary that they open inwardly, they shall not come into contact with the frame or enclosure of any electrical equipment when open.

(2) Gates shall be adequately braced as necessary and double gates shall be used where the width of opening exceeds 5 feet.

(3) Centre stops shall be provided for double gates.

(4) Gates shall have provision for securing with padlocks.

26-188 Chain Link Fabric

(1) Chain link fabric shall be securely attached to all posts and gate frames.

(2) Chain link fabric shall be reinforced as necessary at top and bottom to prevent distortion.

(3) Chain link fabric shall extend to within 2 inches of the ground.

26-190 Use of Wood

(1) Wood is not permitted as a fence material in many localities and should not be considered unless it is known that the inspection department will permit its use.

(2) Where wood slats are permitted, they shall:

(a) Extend to within 2 inches of the ground;

(b) Be placed on the outside of the stringers; and

(c) Be spaced not more than 1½ inches apart, except that, where the frame or enclosure of any electrical equipment is less than 6 feet from the fence, no spacing will be permitted.

26-192 Posts

(1) Metal posts shall be:

(a) Of galvanized steel;

(b) 3-inch nominal pipe size (7.59 pounds per foot) for corner, end, and gate posts; and

(c) 2-inch nominal pipe size (3.65 pounds per foot) for line posts.

(2) Wood posts shall be not less than 6 by 6 inches nominal size, and shall be suitably protected against decay.

26-194 Chain Link Fabric. Chain Link fabric shall be:

(a) Made of galvanized steel wire not less than 0.144 inch in diameter;

(b) Have a mesh not greater than two inches; and

(c) Be not less than 6 feet in width.

26-196 Top Rails. Top rails shall be:

(a) Of galvanized steel;

(b) Of 1¼-inch nominal pipe size (2.25 pounds per foot); and

(c) Provided with suitable expansion joints where necessary.

26-198 Wood Stringers. Wood stringers shall be not less than 2 by 6 inches nominal size if two are used and not less than 2 by 4 inches nominal size if three are used.

26-200 Wood Slats. Wood slats shall be not less than 1 by 4 inches nominal size.

26-202 Preservative Treatment

(1) Steel or iron parts shall be either hot dip galvanized or electroplated with non-ferrous metal.

(2) Wood shall be impregnated, treated, or well painted before assembly and, where in contact with the earth or concrete, shall be impregnated or otherwise suitably treated against decay.

SECTION 28—MOTORS

General

28-000 Scope. This Section applies to the installation of electric motors including installation, wiring methods conductors, protection, and control and is supplementary to, or amendatory of, the general requirements of this Code.

28-002 Location. Motors shall be installed only in locations where ordinary conditions exist unless they are of types specifically approved for the location.

28-004 Ventilation

(1) Adequate ventilation shall be provided so as to prevent the development around motors of ambient air temperatures exceeding 40C for integral horsepower motors and 30C for fractional horsepower motors, or the motors shall be specifically marked as suitable for use in the particular higher ambient temperatures in which they will operate.

(2) In locations where dust or flying material will collect in or on motors in such quantities as to interfere with the ventilating or cooling of motors, and thereby causing dangerous temperatures, suitable types of enclosed motors which will not heat under prevailing conditions, shall be used.

28-006 Guarding. Exposed live parts of motors and controllers operating at 50 volts or more between terminals shall be guarded against accidental contact by enclosure or by location, except that stationary motors having commutators, collectors and brush rigging located inside of motor end brackets and not conductively connected to supply circuits operating at more than 150 volts to ground, may have live parts exposed.

28-008 Methods of Guarding. The following are considered to be acceptable methods of guarding motors by:

- (a) Installation in a room or enclosure which is accessible only to qualified persons;
- (b) Installation on a suitable balcony, gallery, or platform, elevated and arranged so as to exclude other than qualified persons;
- (c) Elevation 8 feet or more above the floor;
- (d) Guard rail if the motor operates at 750 volts, or less.

Wiring Methods

28-010 Stationary Motors. The wiring method for stationary motors shall be in accordance with the applicable requirements of Section 12 and Section 36.

28-012 Portable Motors. Connections to portable motors may be made with flexible cord which shall have a serviceability not less than that of Type S cord unless the motor forms part of an approved motor-operated device.

28-014 Motor Supply Conductor Insulation Temperature Rating and Ampacity

(1) Supply conductors to a motor connection box shall have insulation suitable for the temperature rating shown in Table 37, unless the motor is marked otherwise, and their ampacity shall be based on a 60C insulation rating.

(2) Where Table 37 requires insulation temperature ratings in excess of 60C, the motor supply conductors shall not be less than 4 feet long, and shall terminate in a location not less than 2 feet from any part of the motor, except that for motors rated 100 horse-power or larger the termination shall be not less than 4 feet from any part of the motor.

(3) For ambients higher than 30C (86F) the supply conductor insulation rating shall be increased at least by the difference between the ambient and 30C.

28-016 Conductors, Individual Motors

(1) The conductors of a branch circuit supplying an individual motor (other than a motor used for short-time, intermittent, periodic, or varying duty) shall have an ampacity at least that specified in Table 26 for the full-load current rating of the motor.

(2) For a motor having a full-load current rating larger than those included in Table 26, the branch circuit conductors shall have an ampacity at least equal to 125 per cent of the full-load current rating of the motor.

(3) For a motor used on short-time, intermittent, periodic, or varying duty, the branch circuit conductors shall have an ampacity at least equal to the full load current rating of the motor multiplied by the percentage given in Table 27 for the duty involved, except that a lower percentage may be used for varying duty by special permission.

(4) Sub-circuit conductors, supplying individual motors from a single set of branch circuit overcurrent devices protecting two or more motors, may be selected in accordance with Subrule (1) provided that the sub-circuit conductors are not over 25 feet long and have an ampacity at least $\frac{1}{3}$ that of the branch circuit conductors from which they are supplied.

(5) Sub-circuit conductors having a length of more than 25 feet, and supplying individual motors from a single set of branch circuit overcurrent devices protecting two or more motors, shall have an ampacity at least equal to that specified for the branch circuit conductors from which they are supplied.

28-018 Conductors, Two or More Motors

(1) Conductors supplying a group of two or more motors (other than motors used for short-time, intermittent, periodic, or varying duty) shall have an ampacity at least equal to the sum of the full-load current ratings of all motors in the group, plus 25 per cent of the largest of such full-load current ratings.

(2) Where one or more of the motors of the group are used for short-time, intermittent, periodic or varying duty, the ampacity of the conductors feeding the group shall be determined as follows:

The full-load current ratings of the non-continuous-duty motors shall each be multiplied by the applicable percentage of Table 27, and the full-load current rating of the largest continuous duty motor shall be multiplied by 125 per cent; the largest current so calculated for any motor of the group shall be added to the full-load current ratings of all the other motors, each multiplied by 100 per cent or by the applicable percentage of Table 27 whichever is smaller; the ampacity of the conductors feeding the group shall be at least equal to the resulting sum, except as permitted by Subrules (3) and (4).

(3) Where the circuitry is so interlocked as to prevent all motors of the group from running at the same time, the size of the conductors feeding the group shall be determined for the largest motor or sub-group of motors which may be operated at any one time.

(4) Where, in the opinion of the inspection department, the character of the motor loadings justifies it, special permission may be granted for the application of a demand factor less than 100 per cent which will allow the use of conductors having an ampacity less than that specified in Subrules (1) and (2) above, provided that:

- (a) The conductors shall have sufficient ampacity for the maximum demand load; and
- (b) The rating or setting of the overcurrent devices protecting them shall be in accordance with Subrule 28-026(4).

28-020 Feeder Conductors

(1) Where a feeder supplies both motor loads and other loads, the ampacity of the conductors shall be calculated in accordance with Rules 28-016 and 28-018 plus the requirements of the other loads.

(2) The size of a tap from a feeder to a single set of overcurrent devices protecting a motor branch circuit shall be not less than the size of the feeder except that if the conductors of the tap are not over 25 feet long and have an ampacity at least $\frac{1}{3}$ that of the feeder, the size of the tap may be calculated in accordance with Rules 28-016 and 28-018.

28-022 Secondary Conductors

(1) Conductors connecting the secondaries of wound rotor motors to their controllers shall have an ampacity at least:

- (a) 125 per cent of the full load secondary current of the motor if for continuous duty; or
- (b) The percentage of the full load specified in Table 27 if for other than continuous duty.

(2) Ampacities of conductors connecting secondary resistors to their controller shall be at least that determined by applying the percentage in Table 28 to the maximum current which the devices are required to carry.

Protection, Overcurrent**28-024 Branch Circuit Overcurrent Protection.**

Each ungrounded conductor of a motor branch circuit shall be protected by an overcurrent device conforming to the following:

- (a) For a branch circuit supplying a single motor except as provided in paragraph (b), the rating or setting of the overcurrent devices shall not exceed the maximum value specified in:
 - (i) Table 26 for the full-load current rating of the motor; or
 - (ii) Table 29 for motors having full-load current ratings larger than those included in Table 26 and for motor circuits protected by instantaneous circuit breakers;
- (b) If the overcurrent protection specified in Tables 26 or 29 will not permit the motor to start, the rating or setting may be increased to either a value not exceeding 400 per cent of the full-load current rating of the motor or as permitted by Rule 28-034;
- (c) For a branch circuit supplying two or more motors, the rating or setting of the overcurrent devices shall not exceed the maximum value permitted by Rule 28-028.

28-026 Feeder Overcurrent Protection

(1) For a feeder supplying motor branch circuits only, the rating or setting of the feeder overcurrent devices shall not exceed a maximum value calculated by determining the size of the overcurrent devices permitted for the largest motor supplied by the feeder, and adding thereto the sum of the full-load current ratings of all the other motors which may be in operation at the same time.

(2) Where a feeder supplies a group of motors, two or more of which are required to start simultaneously, and the feeder overcurrent devices as calculated in accordance with Subrule (1) are not sufficient to allow the motors to start, the rating or setting of the feeder overcurrent devices may be increased as necessary, to a maximum value not to exceed that which is permitted by Tables 26 or 29 for a single motor having a full-load current rating equal to the sum of the full-load current ratings of the greatest number of motors which must start simultaneously, provided this value does not exceed 300 per cent of the ampacity of the feeder conductors.

(3) Where a feeder supplies one or more motor branch circuits together with other loads, the overcurrent protection required for the motor loads may be calculated in accordance with these Rules and added to the requirements for the other loads supplied by the feeder.

(4) Where a demand factor has been applied as permitted in Rule 28-018(4), the rating or setting of the overcurrent devices protecting a feeder shall not exceed the ampacity of the feeder, except as permitted by Rule 14-058 and Table 13.

28-028 Grouping of Motors on a Single Branch Circuit. Two or more motors may be grouped under the protection of a single set of branch circuit overcurrent devices having a rating or setting calculated in accordance with Rule 28-026 (1), provided that the fire hazard is reduced by conforming to any one of the following:

- (a) The rating or setting of the overcurrent devices does not exceed 15 amperes;
- (b) All the controls of the motors to be grouped are specifically approved for group fusing, and the rating of the branch circuit fuses does not exceed the maximum value permitted for the lowest rated overload device involved;
- (c) The motors are used on a machine tool or a woodworking machine, and:
 - (i) The control equipment is arranged so that all contacts which open motor primary circuits are in enclosures, either forming part of the machine base or for separate mounting, having a wall thickness not less than 0.0667 inch (14 MSG) for steel, $\frac{3}{32}$ inch for malleable cast iron, or $\frac{1}{4}$ inch for other cast metal, having hinged doors with substantial catches, and having no openings to the floor or the foundation on which the machine rests; and
 - (ii) The rating or setting of the overcurrent devices does not exceed 200 amperes at 250 volts or less, or 100 amperes at voltages from 251 to 750;
- (d) All the motors are operated by a single controller approved for the purpose, as provided for in Rule 28-052(1)(d); or
- (e) Special permission is granted for the grouping of motors which form part of the co-ordinated drive of a single machine or process, wherein the failure of one motor to operate creates a hazard unless all the other motors in the group are stopped.

28-030 Overcurrent Protection for Large Motors.

Where motors have a full-load current rating larger than those given in Table 26, the rating or setting of the overcurrent devices shall be calculated in accordance with Table 29.

28-032 Size of Fuse Holders. Where fuses are used for motor branch circuit or feeder protection, the fuse holder shall not be of a smaller size than required to accommodate the fuse of the maximum rating permitted by Rules 28-024 and 28-026, except that where fuses having time delay appropriate for the starting characteristics of the motors are used, fuse holders of smaller size may be used. But, in no

case shall they be smaller than is required to accommodate a fuse having a rating calculated by taking 150 per cent of the full-load current of the largest motor and adding thereto the sum of the full-load current ratings of all the other motors connected to the circuit which may be in operation at the same time.

28-034 Instantaneous Circuit Breakers. Where instantaneous circuit breakers which are strongly affected by the initial peak inrush to the motor are used, a setting higher than 700 per cent may be allowed if the circuit breaker forms part of an approved combination motor starter.

Protection Against Overload and Overheating

28-036 Overload Protection Required. The branch circuit conductors and control equipment of each motor shall have overload protection except in the case of:

- (a) A manually started motor rated at 1 horsepower or less, which is continuously attended while in operation and which is on a branch circuit having overcurrent protection rated or set at not more than 15 amperes or on an individual branch circuit having overcurrent protection as specified in Table 26, if it may be readily determined from the starting location that the motor is running;
- (b) A motor constructed so that it cannot be overloaded; or
- (c) A motor whose operating requirements are such that it is impracticable to obtain proper overload protection.

28-038 Overheating Protection Required. Each motor shall be provided with overheating protection except:

- (a) Where the motor circuit requires no overload protection under Rule 28-036; or
- (b) Where overload protective devices required by Rule 28-036 adequately protect the motor against overheating due to excess current and the motor is in a location where:
 - (i) ambient temperatures are not more than 10C higher than those at the location of the overload devices; and
 - (ii) dust or other conditions will not interfere with the normal dissipation of heat from the motor.

28-040 Types of Overload and Overheating Protection

(1) Overload devices shall comply with one of the following requirements:

- (a) A separate overload device which is responsive to motor current, rated or set at values not greater than those specified in Table 26, and which may combine the functions of overload and overcurrent protection if it is capable of properly protecting the circuit and motor both under overload and short-circuit conditions;

- (b) A protective device, integral with the motor, responsive to motor current or to both motor current and temperature, provided such device will protect the circuit conductors and control equipment as well as the motor.

(2) Overheating protective devices, where required by Rule 28-038 shall comply with one of the following requirements:

- (a) A protective device of the type described in Subrule (1) (b) of this rule; or
- (b) A protective device integral with the motor responsive to motor temperature only and arranged to cut off power to the motor or by special permission to actuate a warning signal when the temperature exceeds the safe limit for the motor.

(3) Motors with inherent overheating protection acceptable under Subrule (2) shall be marked "Thermally Protected" or "Impedance Protected", and shall be approved, with the protectors, as an assembly.

28-042 Automatically Started Motors. An automatically started motor having a rating of 1 horsepower or less shall have overload and overheating protection as required by Rules 28-036, 28-038 and 28-040, unless it is part of an approved assembly equipped with other safety controls which protect the motor from damage due to stalled-rotor current and on which a nameplate, so located as to be visible after installation, indicates that such protective features are provided.

28-044 Number and Location of Overload Protective Devices

(1) The number and location of current responsive overload devices shall, unless otherwise required by the inspection department, be as follows:

- (a) If fuses are used, one in each ungrounded conductor;
- (b) If devices other than fuses are used, the number and location of tripping elements shall be as specified in Table 25.

(2) Where current responsive devices are used for the overload protection of three phase motors, such devices shall comprise three current responsive elements which may be:

- (i) Connected directly in the motor circuit conductors as required by Subrule (1); or
- (ii) Fed by two or three current transformers and so connected that all three phases will be protected.

28-046 Shunting of Overload Protection During Starting. Overload protection may be shunted or cut out of the circuit during the starting period provided that the device by which the protection is shunted or cut out cannot be left in the starting position and provided that the overcurrent device is in the motor circuit during the starting period.

Protection, Undervoltage

28-048 Undervoltage Protection Required.

Motors shall be disconnected from the source of supply in case of low voltage by one of the following means unless it is evident that no hazard will be incurred through the lack of such disconnection:

- (a) When automatic re-starting is liable to create a hazard, the motor control device shall provide low-voltage protection;
- (b) When it is necessary or desirable that a motor stop on failure or reduction of voltage and automatically re-start on return of voltage, the motor control device shall provide low-voltage release.

Control

28-052 Control Required

(1) Each motor shall be provided with approved equipment for starting and stopping it, having a rating in horsepower not less than the motor rating, except as follows:

- (a) For a single-phase portable motor of $\frac{1}{3}$ horsepower or less, 125 volts or less, a plug and receptacle rated at not more than 15 amperes 125 volts and not rated in horsepower may be used;
- (b) For a motor controlled by a manually operated general-purpose alternating-current switch complying with Rule 14-068, the switch need not be marked in horsepower but its ampere rating shall be at least 125 per cent of the rated load current of the motor;
- (c) For a 2 wire portable ac or dc motor of not more than $\frac{1}{3}$ horsepower at not more than 125 volts, a single-pole motor circuit switch rated in horsepower not less than the motor rating may be used;
- (d) For two or more motors which are required to operate together, a single controller approved for such service may be used;
- (e) For a motor where the controller is specifically approved for use with that motor, it need not be rated in horsepower.

(2) Where additional or supplementary control equipment is provided, such equipment, if required to start or stop the motor, shall conform to the applicable paragraphs of Subrule (1).

(3) The motor controller need not open the circuit in all conductors to the motor unless it serves also as the disconnecting means.

(4) Except as permitted by subrule (1), a motor circuit switch or general-use switch shall not be used as a motor starter.

28-054 Starters having Different Starting and Running Positions

(1) Manual motor starters having different starting and running positions shall be constructed so that they cannot remain in the starting position.

(2) Magnetic starters having different starting and running positions shall be constructed so that they cannot remain in the starting position under normal operating conditions.

28-056 Location of Control

(1) Where a motor is controlled manually, either directly or by a remotely controlled motor starter, the motor starter, or the means for operating it, shall be so located, wherever practicable, that the operator can assure himself that the motor may be safely started, unless the motor and the machinery driven thereby are so enclosed or guarded as to prevent accidents due to the contact of persons with moving or live parts.

(2) Where compliance with Subrule (1) is not practical because of the size, type, or location of the machinery or its parts, devices shall be provided at each point where the danger of accidents exists, whereby the machine may be stopped in an emergency.

Disconnecting Means

28-058 Disconnecting Means Required

(1) A separate disconnecting means shall be provided for:

- (a) Each motor except as permitted by Subrule (3);
- (b) Each motor starter or controller except as permitted by Rule 28-060(3);
- (c) Each motor branch circuit as required by Rule 14-000 (b).

(2) Subject to Rules 28-060 and 28-062, the same disconnecting means may be used to satisfy any or all of the requirements of Subrule (1).

(3) Subject to Rule 28-060 a single disconnecting means may serve two or more motors and their associated starting and control equipment grouped on a single branch circuit.

28-060 Location of Disconnecting Means

(1) The disconnecting means for each motor shall be located within sight of and within 30 feet of the motor and the machinery driven thereby.

(2) The disconnecting means for each motor starter or controller, if required, shall be located within sight of and within 30 feet of the motor starter or controller.

(3) By special permission, where a trained and qualified maintenance staff is constantly available, a device capable of locking open the branch circuit disconnecting means may be used in lieu of the disconnecting means required by Rule 28-058(1) (a) and (b).

28-062 Types of Disconnecting Means

(1) The disconnecting means shall comply with Rule 14-000(b) and shall be a motor circuit switch, a circuit breaker, or an approved equivalent device capable of safely establishing and interrupting the locked rotor current of the motor, except that:

- (a) An isolating switch or a general use switch used as an isolating switch may serve as the disconnecting means for a motor or motor starter rated at more than 50 horsepower;
 - (b) A manually operated across-the-line type of motor starter may serve as both starter and disconnecting means for the motor;
 - (c) An attachment plug may be used as the disconnecting means for a portable motor and its starting and control equipment;
 - (d) Where a high voltage motor starter or controller is of the draw-out type, this feature may serve as the disconnecting means for the motor starter or controller only;
 - (e) A single plug fuse may be used as the disconnecting means for a branch circuit having one grounded conductor and feeding a two-wire single-phase or dc motor rated at not more than $\frac{1}{3}$ horsepower.
- (2) Disconnecting means shall not be of a type which is electrically operated either automatically or by remote manual control.

28-064 Accessibility of Disconnecting Means. Disconnecting means shall be readily accessible or have the means for operating them readily accessible.

- (a) A motor circuit switch for a single motor shall have a horsepower rating not less than that of the motor it serves;
- (b) A circuit breaker or isolating switch for a single motor shall have a current rating not less than 115 per cent of the full-load current rating of the motor it serves;
- (c) A fused motor circuit switch serving a group of motors under the protection of a single set of fuses need not have a rating greater than that required to accommodate the proper size of fuse;
- (d) An unfused motor circuit switch serving a group of motors under the protection of a single set of fuses need not have a rating greater than that required if a fused switch were used;
- (e) A disconnecting means serving a group of motors on a single circuit, shall have:
 - (i) A horsepower rating not less than that of the largest motor in the group, if a motor circuit switch is used; and
 - (ii) A current rating not less than 115 per cent of the full-load current rating of the largest motor in the group plus the sum of the full-load current ratings of all the other motors in the group which may be in operation at the same time.

28-068 Disconnecting Means on Portable Machinery. Motor driven machinery of a movable or portable type for industrial use shall have a motor circuit switch or circuit breaker mounted on the machine and accessible to the operator.

Sealed (Hermetic Type) Motor Compressors

28-070 Rules for Sealed (Hermetic Type) Motor Compressors. Rules 28-072 to 28-076 apply to sealed (hermetic type) motor compressors, hereinafter referred to, for brevity, as motor-compressors, and are supplementary to or amendatory of the general rules of this Section.

28-072 Marking. Motor-compressors, or equipment comprising such, shall be marked as required by Rule 2-100; specifically the marking shall show the full-load current rating and the locked rotor current rating.

28-074 Horsepower Rated Equipment. Horsepower rated equipment used for the control of motor-compressors and not having a marked locked rotor current rating shall be given an equivalent locked rotor current rating equal to six times the full-load current rating; where the full-load current rating is not marked, an equivalent full-load current rating shall be determined from the horsepower rating by referring to Tables 44, or 45 as applicable.

28-076 Overcurrent Protection

(1) Except as permitted in Subrule (2) each ungrounded conductor of a branch circuit feeding a motor-compressor shall be protected by an overcurrent device rated or set at not more than 50 per cent of the locked rotor current of the motor-compressor, unless such a device will not permit the motor-compressor to start, in which case the rating or setting may be increased to a value not exceeding 65 per cent of the locked rotor current of the motor-compressor.

(2) Subrule (1) shall not be deemed to require use of overcurrent devices rated or set at less than 15 amperes.

28-078 Control Equipment

(1) Control equipment used for the control of motor-compressors shall have:

- (a) Either a marked or an equivalent locked rotor current rating not less than that of the motor-compressor which it controls; and
- (b) Either a marked or an equivalent full-load current rating not less than that of the motor-compressor which it controls.

(2) In all other respects, control equipment for motor-compressors shall be in accordance with Rules 28-052 to 28-054 inclusive.

28-080 Disconnecting Means

(1) The disconnecting means serving a motor-compressor shall have:

- (a) A continuous duty current rating no less than 115 per cent of the full-load current rating of the motor-compressor; and
- (b) An interrupting capacity, or an equivalent locked rotor current rating, as determined in accordance with Rule 28-066, not less than the locked rotor current rating of the motor-compressor.

(2) Where one disconnecting means serves one or more motor-compressor together with other loads, the disconnecting means shall have:

- (a) A continuous duty current rating not less than 115 per cent of the full-load current of the motor or motor-compressor having the largest full-load current rating plus the sum of the full-load currents of all other loads which may be in operation at the same time; and
- (b) An interrupting capacity or equivalent locked rotor current rating as determined in accordance with Rule 28-066 not less than the locked rotor current rating of the motor or motor-compressor having the largest marked or equivalent locked rotor current rating (the equivalent locked current rating being considered to be six times the full-load current rating of the motor or the motor to which it applies), plus the sum of the full-load current rating of all other loads which may be in operation at the same time.

Multi-Winding Motors

28-082 Rules for Multi-Winding Motors. Rules 28-084 to 28-086 apply to the installation of motors having multiple or tapped windings, intended to be connected or reconnected in two or more configurations for the purpose of providing one of the following:

- (a) Operation at two or more different speeds;
- (b) Operation at two or more different voltages;
- (c) Part-winding starting.

28-084 Marking. Each multi-winding motor shall be marked to indicate the approved winding configurations and the corresponding voltage, full-load current speed, and horsepower (or locked-rotor current) ratings for each, except that in the case of motors approved for part-winding starting having two equal windings, each winding shall be rated at one half the full-load current rating of the motor, but no marking is required to indicate this fact.

28-086 Permanent Connection. Where a multi-winding motor is used with windings permanently connected in one approved configuration, it shall be treated as a single-winding motor with ratings corresponding to the winding configuration used.

28-088 Conductor Sizes

(1) The circuit conductors on the supply side of the controller for a multi-winding motor shall be of the size specified by Rule 28-016 for the largest full-load current rating of any winding configuration provided by the controller as connected.

(2) Each conductor run from the controller to the motor shall be of the size specified by Rule 28-016 for the largest full-load current of any winding configuration which it must supply.

28-090 Overcurrent Protection

(1) Each ungrounded conductor on the supply side of the controller shall be protected by an overcurrent device rated or set in accordance with

Rule 28-024 for the largest full-load current rating of any winding configuration provided by the controller as connected.

(2) Each ungrounded conductor run from the controller to the motor shall be protected by an overcurrent device rated or set in accordance with Rule 28-024 for the largest full-load current, of any winding configuration served by the conductor so protected, unless the overcurrent devices required by Subrule (1) adequately protects it.

28-092 Overload Protection

(1) Each winding or configuration shall be provided with overload protection in accordance with Rules 28-036 to 28-046 inclusive, rated or set at not more than 125 per cent of the full-load current rating of the winding or configuration so protected, or at not more than the values given in Table 26 for a motor of equal rating.

(2) For a part-winding start motor separate overload devices need not be supplied for each winding, provided that overload devices are located in the circuit feeding that winding which is used for starting and are arranged to de-energize both windings when an overload occurs.

28-094 Controls. Each multi-winding motor shall be provided with starting and control equipment in accordance with Rules 28-052 to 28-054, except that:

- (a) The controller shall be specifically approved for use with the motor which it controls; or
- (b) Where separate control equipment is provided for each winding or configuration the individual controllers shall be rated in horsepower (or locked rotor current) not less than the rating of the winding or configuration controlled by each, and interlocks shall be provided where necessary to prevent simultaneous operation of controllers not intended to be so operated;
- (c) The starting and control equipment for each primary winding of a part-winding start motor shall have a horsepower (or locked rotor current) rating not less than that of the motor, unless specifically approved for use with that motor.

28-096 Disconnecting Means. Each multi-winding motor and its control equipment shall be provided with disconnecting means in accordance with Rules 28-058 to 28-068 except that, for the purposes of Rule 28-066 the horsepower (or locked rotor current) rating of the motor shall be that for the winding or configuration having the largest horsepower (or locked rotor current) rating and, the full-load current rating of the motor shall be that for the winding or configuration having the largest full-load current rating.

SECTION 30 — INSTALLATION OF LIGHTING EQUIPMENT

30-000 Scope. This section is supplementary to, or amendatory of, the general requirements of this Code and applies to installations as follows:

- (a) Interior lighting equipment—Rules 30-100 to 30-882; and

- (b) Outdoor lighting equipment—Rules 30-900 to 30-1128.

INTERIOR LIGHTING EQUIPMENT

General

30-100 General. Rules 30-100 to 30-822 apply to:

- (a) The installation of interior lighting fixtures, lampholders, pendants, rosettes, incandescent filament lamps, electric discharge lamps; and
- (b) The wiring and electrical equipment used in conjunction therewith.

30-102 Voltage

(1) Circuit voltages shall not exceed 150 volts to ground, except that in industrial and commercial establishments where a trained maintenance staff is available, the voltage may exceed 150 volts to ground but shall not exceed 600 volts to ground for lighting branch circuits supplying fixtures that are equipped with:

- (a) Mogul-base screw-shell lampholders only; or
- (b) Lampholders of other types approved for the application which are located at least 8 feet above floor level and which do not have switch control as an integral part of the fixture.

(2) The voltage between conductors used for incandescent lighting shall not exceed 150 volts in dwelling occupancies.

Location of Lighting Equipment

30-200 Near or Over Combustible Material

(1) Lighting fixtures installed where combustible material is liable to be stored shall be equipped with shades or guards so as to limit the temperature to which the combustible material may be subjected to a maximum of 90C (194F).

(2) Fixtures and lampholders installed under the conditions of Subrule (1) shall be of the unswitched type.

(3) Where lighting fixtures or lampholders are installed over readily combustible material, every fixture and lampholder shall be controlled by an individual wall switch, but a wall switch may control more than one fixture or lampholder if every fixture and lampholder is located at least 8 feet above floor level, or located or guarded so that the lamps cannot be readily removed or damaged.

30-202 Near Flammable Material. Switches and lampholders installed under the conditions of Rule 30-200 (1) shall have no exposed wiring.

30-204 In Show Windows

(1) No lighting fixture having exposed wiring other than a fixture of a chain suspension type shall be used in a show window.

(2) No lampholder having a paper or fibre lining shall be used in a show window.

(3) Exposed flexible cord or fixture wire shall not be used to supply permanently installed lighting fixtures in show cases or wall cases.

30-206 In Clothes Closets

(1) Every lighting fixture installed in a clothes closet shall be located on the ceiling or on the front wall above the door of the closet, unless mounted on the trim or sidewall of the doorway and approved for the application.

(2) Electric fixtures of the pendent type shall not be installed in a clothes closet.

Installation of Lighting Equipment

30-300 Live Parts

(1) Lighting fixtures, lampholders, and rosettes shall be installed so that no live part is exposed to contact while they are in use.

(2) Where lampholders and switches have exposed accessible terminals, they shall not be installed in metal fixture-canopies or in open bases of portable lamps.

30-302 Supports

(1) Every lighting fixture, lampholder and rosette shall be securely supported.

(2) Where a lighting fixture weighs more than 6 pounds or exceeds 16 inches in any dimension, it shall not be supported by the screw shell of the lampholder.

(3) Where a lighting fixture weighs more than 25 pounds, it shall not be supported directly by an outlet box which is mounted on a bar hanger.

(4) Where a lighting fixture weighs more than 50 pounds, it shall be supported independently of the outlet box.

30-304 Conduit Attachments. Where a lighting fixture is attached to a conduit system or other grounded support it shall be connected thereto both mechanically and electrically.

30-306 Outlet Boxes to be Covered

(1) Every outlet box used with lighting equipment shall be provided with a cover or covered by a fixture-canopy, lampholder, rosette, or other device.

(2) Where any part of a combustible wall or ceiling is exposed between the edge of a fixture-canopy or pan and an outlet box, the part of the wall or ceiling shall be covered with non-combustible material.

30-308 Wiring Space

(1) Every fixture canopy and outlet box shall be installed so as to provide adequate space for conductors and connections.

(2) Every lighting fixture shall be so constructed and installed that conductors in the fixture and outlet box are not subjected to temperatures greater than those for which the conductors are approved.

30-310 Recessed Fixtures

(1) The recessed portion of every recessed lighting fixture enclosure shall be at least $\frac{1}{2}$ inch from combustible material at every point other than at a point of support.

(2) Every recessed lighting fixture shall be so installed that adjacent combustible material is not subjected to temperatures in excess of 90C (194F).

(3) Where a lighting fixture is recessed in fire-resisting material in a building of fire-resisting construction, the fire-resisting material may be subjected to temperatures of not more than 150C (302F), but the fixture shall be plainly marked as approved for the service.

30-312 Circuit Connections

(1) Every lighting fixture shall be installed so that the connections between the fixture conductors and the branch circuit conductors may be inspected without disconnecting any part of the wiring unless the connection employs a plug and receptacle.

(2) Lighting fixtures weighing more than 10 pounds shall be installed so that the branch circuit wiring connections and the grounding connections will be accessible for inspection without removing the fixture supports.

(3) Branch circuit conductors within 3 inches of a ballast within the ballast compartment shall have a maximum allowable conductor temperature of not less than 90C (194F).

30-314 Fixture as a Raceway

(1) Lighting fixtures shall not be used as a raceway for circuit conductors unless the fixtures meet the requirements for approved raceways, except that the conductors of a two-wire, a three-wire, or a four-wire branch circuit supplying the fixtures may be carried through:

- (a) An installation of fixtures approved for end-to-end assembly to form a continuous raceway; or
- (b) Fixtures which are connected together by approved wiring methods.

(2) Ballasts located within lighting fixtures referred to in Subrule (1) shall be deemed to be sources of heat and the conductors supplying the fixtures shall:

- (a) Have a voltage rating not less than 600 volts;
- (b) Have a temperature rating not less than 90C (194F);
- (c) Be not smaller than No. 14 AWG; and
- (d) Be of a type listed in:
 - (i) Table 19, as being suitable for use in raceways; or
 - (ii) Table 11, as being suitable for use in accordance with this Rule, provided the conductors do not extend beyond the fixtures through raceways more than 6 feet long.

30-316 Polarization of Fixtures. Every lighting fixture shall be wired so that all screw-shells of its lampholders are connected to the same fixture or circuit conductor or terminal which shall be identified.

30-318 Combustible Shades and Enclosures. Every lighting fixture having a combustible shade or enclosure shall be installed so as to provide an adequate air space between the lamps and the combustible shade or enclosure.

30-320 Minimum Height of Low Fixtures

(1) Where a rigid lighting fixture or lampholder is located at a height of less than 7 feet above the floor and is readily accessible, the fixture or lampholder shall be protected from mechanical injury by a guard, or by location.

(2) A short flexible drop light or fixture may be used in place of the rigid fixture in Subrule (1).

30-322 Lighting Fixtures Exposed to Flying Objects. Where lighting fixtures are installed in gymnasiums or similar locations where the lamps are normally exposed to damage from flying objects, the lamps shall be guarded by one of the following means:

- (a) Metal reflectors which effectively protect the lamps;
- (b) Metal screens; or
- (c) Enclosures of armoured glass or suitable plastic material.

30-324 Canopy Switches. Canopy switches shall only be attached to lighting fixtures and fixture canopies having knockouts suitably constructed and located for the accommodation of such switches, or they may be located in the chain.

30-326 Lighting Equipment in Damp Locations or Near Grounded Metal

(1) Where lampholders or fixtures are installed in damp locations or within 8 feet vertically or 5 feet horizontally of laundry tubs, plumbing fixtures, steam pipes or other grounded metal work or grounded surfaces, the lampholders or fixtures shall be controlled by a wall switch, except as permitted in Subrule (2).

(2) A lampholder having an outer shell of insulating material, or a lighting fixture, installed under the conditions of Subrule (1), may have an integral switch if the operating means for the switch is suitably insulated from live parts and, if of the pullchain type, conforms to Rule 30-612.

(3) Switches (including wall switches) for controlling lampholders or fixtures covered by Subrules (1) and (2) shall not be located within reach of a person in a shower or bathtub.

30-328 Basement Stair Lighting. Lamps which light basement stairs shall be controlled by a switch located at a convenient point above the stairs.

Wiring of Lighting Equipment

30-400 Wiring of Fixtures

(1) All electrical wiring on or within a lighting fixture shall be:

- (a) Neatly arranged without excess wiring;
- (b) Not exposed to mechanical injury; and
- (c) Arranged so that it is not subjected to temperatures above those for which it is approved.

(2) No joint or tap shall be located within an arm or stem of a lighting fixture.

30-402 Conductor Size. No conductor for a lighting fixture shall be smaller than No. 18 AWG.

30-404 Conductor Insulation. Every lighting fixture shall be wired with conductors having insulation suitable for the voltage and temperatures to which the conductors may be subjected.

30-406 Conductors on Movable Parts

(1) Stranded conductors shall be used on chain fixtures and other movable parts of lighting equipment.

(2) Conductors shall be arranged so that the weight of the lighting fixture or the movable parts does not place undue tension on the connections.

(3) All conductors which supply movable parts of lighting equipment shall be protected against mechanical injury.

30-408 Pendent Conductors for Incandescent Filament Lamps

(1) Where pendent lampholders having permanently attached leads are used with other than festoon wiring, they shall be hung from separate stranded rubber- or thermoplastic-insulated pendent conductors which are connected directly to the circuit conductors but supported independently thereof.

(2) Where thermoplastic-insulated pendent conductors are used in locations where they may be subjected to temperatures lower than 14°F (minus 10°C) they shall be of a type approved for the purpose.

(3) Where the pendent conductors supply heavy-duty or medium-base screwshell lampholders, they shall be not smaller than No. 14 AWG.

(4) Where the pendent conductors supply intermediate or candelabra-base lampholders other than approved Christmas-Tree and decorative lighting-outfits, the conductors shall be not smaller than No. 18 AWG.

(5) Where the pendent conductors are longer than 3 feet, they shall be twisted together.

30-410 Wiring of Recessed Fixtures

(1) Conductors having insulation suitable for the temperature encountered shall be used for wiring recessed fixtures.

(2) Recessed fixtures having terminal connections which operate at temperatures higher than 60°C (140°F) shall have circuit conductors according to one of the following:

- (a) Branch-circuit conductors having insulation suitable for the temperature encountered may be run directly to the fixture;
- (b) Tap connection conductors having insulation suitable for the temperature encountered shall:
 - (i) Extend at least 4 feet but not more than 6 feet from the fixture; and

(ii) Be run in a suitable metal raceway from the fixture terminal connection to an outlet box placed not less than 1 foot from the fixture.

(3) Pre-Wired recessed fixtures shall be accessible in accordance with Rule 12-3018 and if access is through an opening from below, the following requirements shall be met:

- (a) The electrical components of the fixture must be capable of extraction through the opening for service without dismantling above the ceiling line these components shall include the socket, the leads to the sockets, and the connections in the junction box; and
- (b) The cover of the junction box must be capable of removal by a hand tool held below the ceiling.

30-412 Wiring of Ceiling Outlet Boxes

(1) Branch circuit conductors used for the wiring of all ceiling outlet boxes on which a lighting fixture is, or may be mounted, shall have:

- (a) insulation suitable for 90°C (194°F);
- (b) insulation suitable for at least 60°C (140°F) for boxes:
 - (i) located in unheated concrete slabs;
 - (ii) remote from a fixture;
 - (iii) mounted in or on vertical walls; or
 - (iv) in barns or other damp locations;
- (c) insulation suitable for at least 75°C (167°F) for boxes located in cable heated concrete ceilings.

(2) For the purpose of compliance with this Rule, the ampacity of the conductors referred to in Subrule (1) shall be limited to the ampacity of 60°C wire.

30-414 Wiring of Show Window Fixtures

(1) Where show window lighting fixtures are closely spaced, they may be connected to asbestos-insulated conductors within the show window.

(2) The connection of show window lighting fixtures to the circuit conductors shall be in a junction box.

(3) The junction box shall be maintained at a sufficient distance from the lighting fixture to ensure that the circuit conductors are not subjected to temperatures in excess of their rating.

Grounding of Lighting Equipment

30-500 Grounding. Non-current-carrying metal parts of lighting fixtures and associated equipment shall be grounded in accordance with Section 10.

Rosettes and Lampholders

30-600 Lampholders. Lampholders of the screw-shell type shall be installed for use as lampholders only.

30-602 Lampholder Rating with Incandescent Lamps

(1) Every medium-base lampholder shall have a rating of 660 watts, 250 volts.

(2) Where medium-base lampholders are not of special heat-resisting construction, they shall not be used with incandescent lamps rated in excess of 300 watts.

(3) Where medium-base lampholders are used with incandescent lamps rated at 300 watts, the lamps shall be provided with a heat-deflecting disc or equivalent device.

(4) Mogul-base lampholders shall not be used with incandescent lamps rated at more than 1,500 watts.

30-604 Connections to Lampholders. The identified grounded supply conductor shall be connected to permanently connected lampholders at the screw-shell binding post, which shall be identified.

30-606 Pin-Type Lampholders. Lampholder having pin-type terminals shall be used only for temporary wiring.

30-608 Conductor Mechanical Protection. Where a metal lampholder is attached to a flexible cord, the inlet for the flexible cord shall be equipped with an insulating bushing but if the lampholder is provided with a side outlet, a metal grommet may be used.

30-610 Switched Lampholders Used on Unidentified Circuits. Where lampholders of the switched type are used on unidentified 2-wire circuits tapped from the ungrounded conductors of multi-wire circuits, the switching devices of the lampholders shall disconnect both conductors of the circuit simultaneously.

30-612 Switched Lampholders With Pull-Type Mechanisms. On switched type lampholders employing pull-type mechanisms, the operating means shall be:

- (a) Cords made of approved insulating materials;
- (b) Cords of approved insulating materials, or chains with links of approved insulating material, connected to metal chains as close as possible to where the chains emerge from the enclosure; or
- (c) Metal chains without insulating links provided that the lampholder is approved as not requiring insulating links.

30-614 Lampholders in Wet and Damp Locations

(1) Where lampholders are installed in wet or damp locations, they shall be of the weatherproof type.

(2) Where lampholders installed in wet or damp locations are of insulating material, they shall be capable of resisting mechanical shock.

30-616 Approved Rosettes

- (1) Fusible rosettes shall not be used.
- (2) Separable rosettes which make possible a change in polarity shall not be used.

30-618 Rosettes in Wet or Damp Locations.

Where rosettes are installed in wet or damp locations, they shall be of the weatherproof type.

30-620 Portable Handlamps

(1) Where a lampholder of the portable handlamp type is supplied through a flexible cord, the lampholder shall be of moulded composition or other type approved for the purpose.

(2) Every portable handlamp shall be equipped with a handle of moulded composition or other approved material.

(3) Where portable handlamps are subject to mechanical damage or may come in contact with combustible material, they shall be equipped with a substantial guard attached to the lampholder or to the handle.

Electric-Discharge Lighting Systems Operating at 1,000 Volts or Less

30-700 Rules for Discharge Lighting Systems, 1,000 Volts or Less. Rules 30-702 to 30-714 apply to electrical equipment used with electric-discharge lighting systems operating at 1,000 volts or less.

30-702 Oil-Filled Transformers. Transformers of the oil-filled type shall not be used.

30-704 Direct-Current Equipment. Fixtures shall not be installed on a direct-current circuit unless they are equipped with auxiliary equipment and resistors designed for direct-current operation; and the fixtures are so marked.

30-706 Voltages, Dwelling Occupancies. Where equipment has an open-circuit voltage of more than 300 volts, it shall not be installed in dwelling occupancies unless the equipment is designed so that no live parts are exposed during the insertion or removal of lamps.

30-708 Fixture Mounting

(1) Where fixtures are to be installed on combustible low-density cellulose fibreboard, the fixtures shall have thermally protected ballasts.

(2) Combustible low-density cellulose fibreboard is considered to include sheets, panels, and tiles which have a density of 20 pounds per cubic foot or less, and which are formed of bonded plant fibre material, but does not include solid or laminated wood, nor fibreboard which has a density in excess of 20 pounds per cubic foot.

(3) An incandescent, totally-enclosed, gasketted fixture, unless marked as suitable for the purpose, shall not be mounted on a combustible ceiling.

30-710 Auxiliary Equipment not Integral with Fixtures

(1) Where the reactors, electrical capacitors, resistors, and other auxiliary equipment are not installed as part of the lighting fixture assembly, they shall be enclosed in an accessible permanently installed metal cabinet.

(2) Adequate provision shall be made for the dissipation of heat from enclosed auxiliary equipment and the conductors supplying the auxiliary equipment.

(3) The metal cabinet shall be installed as close as possible to the lamps.

(4) Where display cases are not permanently installed, no part of a secondary circuit shall be included in more than one case.

30-712 Control

(1) The fixtures and lamp installations shall be controlled by a switch or circuit breaker.

(2) Where a switch is used, it shall:

(a) Have a current rating of not less than twice the current rating of the lamps or transformers;

(b) Be of a type approved with the assembly;

(c) Be a manually-operated general-purpose alternating-current switch complying with Rule 14-068;

(d) Be a snap switch having an "F" rating complying with Rule 14-066; or

(e) Be a manually operated specific-use ac switch complying with Rule 14-070.

(3) Where a circuit breaker is used, it shall comply with the requirements of Rule 14-058.

30-714 Branch Circuit Capacity

(1) Where lighting branch circuits supply fixtures employing ballasts, transformers or auto-transformers, the load on the branch circuits shall be computed on the basis of the total amperes of the units and not on the watts of the lamps.

(2) The aggregate capacity of fixtures connected to a lighting branch circuit shall not exceed 80 per cent of the branch circuit overcurrent protection.

Electric-Discharge Lighting Systems Operating at More Than 1,000 Volts

30-800 Rules for Discharge Lighting Systems, More than 1,000 Volts. Rules 30-802 to 30-822 apply to electrical equipment used with electric-discharge lighting system operating at more than 1,000 volts.

30-802 Voltages, Dwelling Occupancies. Where equipment has an open-circuit voltage of more than 1,000 volts, it shall not be installed in dwelling occupancies.

30-804 Control

(1) The fixtures and lamp installations shall be controlled singly or in groups by an externally operated switch or circuit breaker which opens all ungrounded primary conductors.

(2) The switch or circuit breaker shall be:

(a) Installed within sight of the fixtures or lamps; or

(b) Provided with a means for locking it in the open position.

(3) The switch shall:

(a) Have a current rating of not less than twice the current rating of the transformer or transformers controlled by it;

(b) Be of a type approved for the purpose;

(c) Be a manually-operated general-purpose alternating-current switch complying with Rule 14-068;

(d) Be a snap switch having an "F" rating complying with Rule 14-066; or

(e) Be a manually operated specific-use ac switch complying with Rule 14-070.

(4) The circuit breaker shall comply with the requirements of Rule 14-058.

30-806 Transformer Rating

(1) Every transformer and ballast shall have a secondary open-circuit voltage of not more than 15,000 volts, except that every transformer and ballast of the open-core-and-coil type shall have a secondary open-circuit voltage of not more than 7,500 volts.

(2) The secondary current rating shall be not more than 240 milliamperes, except that, where the secondary open-circuit voltage exceeds 7,500 volts, the secondary current rating shall not be more than 120 milliamperes.

30-808 Liquid Filled Transformers. Transformers of the liquid-filled type shall not be used unless they are filled with a liquid which will not burn in air.

30-810 Transformers, Secondary Connection

(1) The high-voltage windings of transformers operating at more than 1,000 volts shall not be connected in series or in parallel, but where each of two transformers has one end of its high-voltage winding grounded and connected to the enclosure, the high-voltage windings may be connected in series to form the equivalent of a mid-point grounded transformer.

(2) The grounded ends of the high-voltage winding shall be connected by an insulated conductor not smaller than No. 14 AWG.

30-812 Location of Transformers

(1) Transformers operating at more than 1,000 volts shall be accessible.

(2) The transformers shall be installed as near to the lamps as practicable.

(3) The transformers shall be located so that adjacent combustible materials are not subjected to temperatures in excess of 90C (194F).

30-814 Wiring Method

(1) The secondary conductors shall be luminous-tube-sign cable approved for the purpose and for the voltage of the circuit.

(2) Not more than 20 feet of cable shall be run in metal raceway from a single, or from either side of a mid-point grounded, transformer.

(3) The conductors shall be installed in conformity with Section 34.

30-816 Transformer Loading. Where the lamps are connected to a transformer, they shall be of such length and characteristics as not to cause a condition of continuous over-voltage on the transformer.

30-818 Lamp Supports

(1) Lamps operating at more than 1,000 volts shall be supported in the manner required by Section 34.

(2) The lamps shall not be installed where they are exposed to mechanical injury.

30-820 Lamp Terminals and Lampholders

(1) Parts which must be removed for lamp replacement shall be hinged or fastened by an approved means.

(2) Lamp terminals and lampholders shall be designed so that the tubing can be replaced with the minimum exposure of bare live parts during re-lamping.

(3) The designs referred to in Subrule (2) need not afford protection against "Space Discharge" shocks as tubes are replaced by trained maintenance staff.

30-822 Marking. Every fixture and every secondary circuit of tubing having an open-circuit voltage of more than 1,000 volts shall be clearly and legibly marked in letters and figures not less than one inch high with the words "CAUTION . . . VOLTS", the rated open-circuit voltage being inserted in figures, in the space between the words.

OUTDOOR LIGHTING EQUIPMENT

General

30-900 General

(1) Rules 30-900 to 30-1128 apply to temporary or permanent outdoor lighting equipment, for either decorative lighting or illumination of outdoor areas, where protection of the system and safety from shock hazard is the main concern and the fire hazard is of secondary nature.

(2) Rules 30-900 to 30-1128 cover only that portion of the installation which is outside of buildings.

Permanent Outdoor Floodlighting Installations

30-1000 General

(1) Rules 30-1002 to 30-1040 apply to permanent, outdoor installations of floodlights of 300 watts or larger, using mogul-base lampholders, where the floodlights are mounted on poles or towers.

(2) These Rules are based on the understanding that authorized persons may replace lamps but all other maintenance will be done by qualified persons.

30-1002 Service Equipment

(1) Service equipment shall comply with Section 6 for low-potential installations, and with Section 36 for high-potential installations.

(2) Where indoor equipment is installed outdoors, it shall be installed in an acceptable weatherproof enclosure.

30-1004 Wiring Methods, Underground

(1) Wiring underground shall be run:

- (a) Where acceptable, in rigid steel or rigid aluminum conduit;
- (b) In non-metallic underground conduit;
- (c) As lead-sheathed armoured cable, mineral-insulated cable, or aluminum-sheathed cable; or
- (d) As conductors or cable assemblies acceptable for direct earth burial as indicated in Table 19 or, by special permission, for service entrance below ground as indicated in Table 19.

(2) Conductors in conduit shall be of types indicated in Table 19 as being suitable for use in wet locations.

(3) Conductors buried directly in the earth shall be installed in accordance with Rule 12-012.

(4) Suitable corrosion-resistant protection shall be provided for aluminum-sheathed cable and aluminum conduit; and also for mineral-insulated cable, if used where materials coming in contact with the cable may have a deteriorating effect on the sheath.

30-1006 Wiring Methods, on Poles

(1) All electrical equipment on the pole shall be controlled by a switch which can be locked in the "Off" position, and each pole shall be provided with a prominent sign warning against climbing the pole until the switch is "Off" unless all conductors and live parts other than those used for pole top wiring are guarded against accidental contact in one of the following ways:

- (a) The conductors are run in rigid or flexible metal conduit, as mineral-insulated cable, or up the centre of steel, aluminum or hollow concrete poles;
- (b) The conductors and live parts are kept at least three feet from the climbing ladder or climbing steps;
- (c) Barriers are provided between conductors or live parts, or both, and the climbing ladder so as to prevent likelihood of contact by the climber.

(2) Conductors run up the centre of poles shall be supported so as to prevent injury to the conductors inside the pole and as to prevent undue strain on the conductors where they leave the pole.

(3) Where vertical conductors, cables and grounding conductors are within 8 feet of locations accessible to unauthorized persons, they shall be provided with a covering which gives acceptable mechanical protection.

(4) On wood poles, for grounding conductors from lighting arresters, the protective covering specified in Subrule (3) shall be of wood moulding or other insulating material giving equivalent protection.

30-1008 Pole Top Distribution Panelboards.

Where there is more than one branch circuit on a pole top, the feeders shall be run to a distribution panelboard which shall be either weatherproof or installed in a weatherproof enclosure, except that the panelboard may be omitted where there are only two branch circuits on a 115/230-volt circuit with common neutral and where there are only three branch circuits on a 120/208-volt, 3-phase, 4-wire circuit.

30-1010 Fusing of Pole Top Branch Circuits.

Pole top branch circuits shall be fused at not more than 100 amperes.

30-1012 Pole Top Branch Circuit Wiring. Pole top branch circuit wiring, exclusive of leads approved with the floodlights to which they are connected, shall be run;

- (a) As lead-sheathed cable or rubber- or thermo-plastic-insulated moisture-resistant types of conductors installed in rigid conduit;
- (b) As mineral-insulated cable or aluminum-sheathed cable; or
- (c) By special permission, as insulated or un-insulated exposed wiring provided that:
 - (i) The wiring is supported on suitable insulators;
 - (ii) The wiring is controlled by a switch which can be locked in the "Off" position; and
 - (iii) The pole is provided with a prominent sign warning against climbing it until the switch is "Off".

30-1014 Joints

(1) Open taps and joints may be made in pole top open wiring provided the joint or tap is given insulation equivalent to that on the conductors joined.

(2) There shall be no joints or splices concealed within conduit.

30-1016 Location of Transformers. Transformers shall comply with the following:

- (a) If mounted on floodlight poles, all live parts shall be guarded as required by Rule 32-1006;
- (b) If mounted on poles, the bottom of the transformer shall be at least 16 feet above locations accessible to unauthorized persons;
- (c) If located on platforms on the ground, they shall be completely enclosed so as to prevent access by unauthorized persons or they shall be surrounded by a protecting fence which shall comply with the requirements of Rules 26-176 to 26-202.

30-1018 Primary Fusing of Transformers. Each transformer shall be protected against overcurrent in accordance with Section 26.

30-1020 Secondary Overcurrent Protection of Transformers. Overcurrent protection on transformer secondary feeders is permissible but not mandatory.

30-1022 Switching of Floodlights. Switches controlling floodlights shall comply with the following:

- (a) A switch on the primary side of a transformer shall be capable of making and interrupting the full load on the transformer;
- (b) Switches controlling floodlights from the secondary side of a transformer shall have a current rating not less than 125 per cent of the current requirements of the floodlights controlled;
- (c) Switches shall be capable of being operated without exposing the operator to danger of contact with live parts, either by remote operation or by proper guarding;
- (d) Switches shall be capable of being locked in the "Off" position.

30-1024 Grounding of Systems at 300 Volts or Less. Systems operating at potentials of 300 volts or less between conductors shall be grounded.

30-1026 Grounding of Systems Above 300 Volts. Systems operating at potentials above 300 volts may be grounded at the discretion of the supply authority and in accordance with the requirements of the inspection department.

30-1028 Material for Grounding Conductors. Grounding conductors shall be of material as specified in Rules 10-802 and 10-804.

30-1030 Grounding Methods

(1) A grounded secondary system shall be grounded in accordance with Section 10.

(2) The secondary grounded circuit conductor may be grounded by an interconnection to the primary grounded circuit conductor provided:

- (a) The primary is grounded at the transformers; and
- (b) Interconnection is made only at the transformer.

30-1032 Grounding and Bonding of Non-Current-Carrying Metal Parts

(1) All non-current-carrying metal parts within 8 feet of locations accessible to unauthorized persons shall be grounded.

(2) Except for isolated metal parts such as cross-arm braces, bolts, insulator pins and the like, non-current-carrying metal parts of electrical equipment at the pole top shall be bonded together and, if within reach of any grounded metal, shall be grounded.

(3) The size of grounding or bonding conductor shall be as specified in Rule 10-812.

30-1034 Installation of Lightning Arresters. Where lightning arresters are installed, they shall be in accordance with Rule 10-1000 and 10-1002 with the addition that a common grounding conductor and common electrode system may be used for grounding primary and secondary neutrals and lightning arresters.

30-1036 Types of Equipment Permitted. Floodlights, secondary wiring, conduit, conduit fittings, and distribution panelboards shall be approved, and other electrical pole top equipment shall be acceptable types.

30-1038 Climbing Steps. Where it is necessary to climb the pole to replace lamps, permanent climbing steps shall be provided and the lowest permanent step shall be not less than 12 feet above locations accessible to unauthorized persons.

30-1040 Safety Platforms. Where floodlights are mounted more than 30 inches from the centre-line of the pole, suitable safety platforms shall be provided and shall be equipped with a railing or equivalent device for the protection of persons replacing lamps.

Exposed Wiring For Permanent Outdoor Lighting

30-1100 General. Rules 30-1102 to 30-1122 apply to exposed wiring for permanent outdoor lighting other than floodlighting where the circuits are run between buildings, between poles, or between buildings and poles.

30-1102 Conductors. Conductors shall be stranded, not less than No. 12 AWG, and shall be:

- (a) of a type suitable for exposed wiring where exposed to the weather as specified in Table 19.
- (b) of the rubber-insulated type suitable for exposed wiring where exposed to the weather as specified in Table 19, when lampholders of a type which puncture the insulation and make contact with the conductors are used; or
- (c) Of the moisture-resistant rubber-insulated type suitable for exposed wiring where exposed to the weather as specified in Table 19, if cabled together and used with messenger cables.

30-1104 Use of Insulators

(1) Conductors shall be securely attached to insulators at each end of the run if a messenger is not used and at intermediate points of support if there are any.

(2) Insulators at the ends of runs shall be of the strain type unless the conductors are supported by messenger cables.

(3) Split knobs shall not be used.

30-1106 Height of Conductors. Conductors supplying lamps in parking lots, used-car lots, drive-in establishments, and similar commercial areas shall be maintained such that the conductors or the bottom of a lamp fed from the conductors, whichever is lower, shall have a clearance of not less than 12 feet above grade at any point in a run, except that where a driveway or thoroughfare exists this clearance shall be not less than 16 feet.

30-1108 Spacing from Combustible Material. Conductors and lampholders shall be maintained at a distance not less than 3 feet from any combustible material except for branch circuit conductors at the point of connection to buildings or poles.

30-1110 Spacing of Conductors. Conductors shall be separated at least 12 inches from each other by means of insulating spacers at intervals of not more than 15 feet unless the conductors are secured to and supported by messenger cables.

30-1112 Lampholders

(1) Lampholders shall be of weatherproof types with moulded insulating bodies.

(2) Lampholders shall be of types having either:

- (a) Permanently attached leads; or
- (b) Terminals of a type which puncture the insulation and make contact with the conductors.

(3) Lampholders having permanently attached leads shall have the connections to the circuit wires staggered where a cabled assembly is used.

30-1114 Protection of Lampholders. Lampholders may be connected to branch circuits protected by overcurrent devices rated or set at not more than 30 amperes provided that the lampholders are:

- (a) For incandescent lamps;
- (b) Of the unswitched type; and
- (c) Rated not less than 660 watts.

30-1116 Use of Messenger Cables

(1) Messenger cables shall be used to support the conductors:

- (a) If lampholders having permanently attached leads are used, and the span exceeds 40 feet; and
- (b) In all cases where lampholders having terminals which puncture the insulation are used.

(2) Messenger cable shall be securely attached at each end of the run and shall be grounded in accordance with Section 10.

(3) Conductors shall be permanently attached to the messenger in a method acceptable to the inspection authority.

30-1118 Construction of Messenger Cables

(1) Messenger cables shall be of galvanized steel, copper-coated steel, or stainless steel and shall be of stranded construction with not less than seven strands.

(2) Galvanized steel shall have a coating of not less than 0.15 ounces per square foot.

(3) The effective ultimate strength of a messenger cable shall be not less than three times the calculated maximum working load, including loading due to ice loads and wind loads, and in no case shall the individual strands be less than:

- (a) 0.046 inch in diameter in the case of galvanized or copper-coated wire; or
- (b) 0.0438 inch in diameter in the case of stainless steel wire.

30-1120 Maximum Size of Lamps. The size of lamps used shall be not in excess of that for which the particular lampholder is approved and in no case more than 150 watts.

30-1122 Branch Circuit Loading and Protection

(1) Branch circuits shall be protected by overcurrent devices rated at not more than 30 amperes.

(2) The total load on a branch circuit shall not exceed 80 per cent of the rating or setting of the overcurrent devices.

Temporary, Outdoor, Decorative Lighting Installations

30-1124 General. Rules 30-1126 and 30-1128 apply to temporary, outdoor, decorative lighting installations.

30-1126 Lampholders. Lampholders for use with temporary, outdoor, decorative lighting equipment which may be sold to the general public shall:

- (a) Comply with Rule 30-1112; and
- (b) If of the type having terminals which puncture the conductor insulation in order to make contact with the current-carrying conductors, be designed so that they cannot be removed once installed without rendering them incapable of being re-used.

30-1128 Conductors. Conductors shall be stranded, not less than No. 18 AWG and shall be of the outdoor Christmas-tree wire or cord types as covered in Table 11 or of the rubber-insulated cable types suitable for exposed wiring where exposed to the weather as covered in Table 19.

SECTION 32—FIRE ALARM SYSTEMS

32-000 Scope

(1) This section applies to the installation of electrical local fire alarm systems required by any governmental or other agency having jurisdiction.

(2) The requirements of this section are supplementary to or amendatory of the general requirements of this Code.

32-002 General

(1) All components incorporated in a fire alarm system, including ancillary devices such as magnetic door holders, electrically operated smoke vents, shall be installed to the satisfaction of the inspection department.

(2) Fire alarm systems shall test free of grounds, except parts of circuits or equipment which are intentionally and permanently grounded to provide ground fault detection, emergency ground signalling or circuit protective grounding.

(3) All systems shall be so designed that they do not depend upon the effectiveness of any ground connection, except at the control unit when required, for normal operation.

(4) Devices shall be so interconnected that the operation of any automatic detection device or manual station will cause every alarm, indicating, or recording device on the system to operate in the intended manner, unless exempted from this requirement by the governmental or other agency having jurisdiction.

32-004 Operation and Maintenance

(1) The entire alarm signal system shall operate to the satisfaction of the inspection department and also of the governmental or other agency having jurisdiction.

(2) The fire alarm system shall be properly maintained and kept in proper working condition at all times.

32-006 End-of-Line Resistors

(1) When required to control supervisory current, end-of-line resistors shall be installed in circuits for manual alarm stations, automatic initiating devices, and audible signal appliances and shall be located:

- (a) In the control panel when the circuit is brought back; or
- (b) In a separate box located not more than six feet above the finished floor, beyond the last manual alarm station or automatic initiating device in a circuit.

32-008 Electrical Supervision. Where a component is connected in a fire alarm circuit having electrical supervision, it shall be connected so that it is not possible to remove or disconnect the component without causing a trouble signal to be initiated.

32-010 Current Supply

(1) Every fire alarm signal system shall be supplied from:

- (a) A main service supply and, except by special permission, this shall be an electric lighting service connected to a public electrical supply utility; and
- (b) Where the system is provided with electrical supervision, a standby source of power which shall be connected to the system automatically and without undue delay upon the interruption of the main power source to the system.

(2) Fire alarm signal systems shall be supplied from separate circuits connected as close as practicable to the service entrance equipment (without violating other rules of this Code) and used solely for the supply of energy to the systems.

(3) If a fire alarm signal system is provided with electrical supervision, the supervisory function shall be supplied from a circuit separate from that supplying the operating function, and in this regard a 3-wire ac or dc supply circuit having a continuous unfused neutral conductor, or a polyphase ac supply circuit having a continuous unfused neutral conductor where interruption of one phase does not prevent operation by the other phase, may be used with one side or phase for the main operating power supply and the other side or phase for the trouble signal power supply of the signalling system.

(4) Overcurrent devices and disconnecting means in the supply circuits of a fire alarm signal system shall be contained, where practical, in a separate enclosure or compartment to which no other circuits are connected, and shall be clearly identified in a permanent, conspicuous, and legible manner by the words "Fire Alarm System", and the enclosure or compartment shall be coloured red.

32-012 Standby Power Source

(1) The standby source of power shall be capable of operating all alarm devices in the system for a period of not less than five minutes after 24 hours under supervisory conditions.

(2) Where the standby source of power for the fire alarm system is from batteries:

- (a) The batteries shall be of the rechargeable type and not be of the automobile type;
 - (b) A charging means shall be provided to maintain the battery in a charged condition automatically; and
 - (c) The batteries shall not be used for any other purpose (i.e. emergency lighting, etc.).
- (3) On restoration of the normal source of power the batteries shall automatically recharge and within twelve hours have sufficient charge to comply with the requirements of Subrule (1).

32-014 Conductors

- (1) Conductors shall be of copper and shall have an ampacity adequate to carry the maximum current that can be provided by the circuit.
- (2) Conductors No. 14 AWG and smaller shall be solid and conductors No. 12 AWG and larger may be solid or stranded.
- (3) Individual conductors installed in raceways shall be not less than No. 14 AWG and shall be of a type suitable for the purpose as listed in Table 19 having an allowable temperature rating of at least 85C.
- (4) Conductors in cables shall be not less than No. 14 AWG for single and two conductor cables, not less than No. 18 AWG for three and four conductor cables, and not less than No. 22 AWG for cables having more than four conductors.

32-016 Wiring Method

- (1) All conductors of a fire alarm system shall:
- (a) Be installed in metallic raceway;
 - (b) Be incorporated in a cable of a type listed in Table 19 having a metallic sheath; or
 - (c) Be incorporated in a cable specifically approved for the purpose.
- (2) The conductors shall be installed so as to be entirely independent of all other wiring and shall not enter a fixture, raceway, box, or enclosure occupied by other wiring, except as may be necessary at the point of supply or for tying into other communication systems.
- (3) Cables may be installed exposed on a ceiling or a wall providing they are not less than seven feet from the floor and are adequately protected against injury.

SECTION 34—SIGNS AND OUTLINE LIGHTING

34-000 Scope

- (1) This Section applies to signs and outline lighting wherein the sources of light are:
- (a) Incandescent lamps;
 - (b) Fluorescent lamps;
 - (c) High potential luminous discharge tubes.

(2) The requirements of this Section are supplementary to or amendatory of the general requirements of this Code.

General Requirements

34-002 Construction. Signs and incandescent outline lighting equipment manufactured wholly or in part by electrical contractors in the field shall conform in construction to the requirements of CSA Standard C22.2 No. 2-1956, Electric Signs.

34-004 Disconnecting Means. Each outline lighting installation, and each sign other than the portable type, shall be provided with an externally operable disconnecting means which shall:

- (a) Open all ungrounded conductors;
- (b) Be suitable for conditions of installation such as exposure to weather; and
- (c) Be within sight of the sign or outline lighting it disconnects, or elsewhere if capable of being locked in the open position.

34-006 Rating of Disconnecting Means and Control Devices. Switches, flashers and similar devices controlling transformers and ballasts shall be either of a type approved for the purpose, or have a current rating not less than twice the current rating of the transformer or ballasts.

34-008 Thermal Protection. Ballasts of the thermally-protected type shall be required for all signs and outline lighting which employ fluorescent lamps except where the ballasts are of the simple reactance type.

34-010 Subdivision of Wiring

(1) Wiring shall be subdivided into branch circuits if the load exceeds 12 amperes.

(2) The maximum number of outlets per circuit on marquees shall not exceed 30.

34-012 Branch Circuit Protection

(1) The maximum permissible load for each branch circuit shall not exceed 12 amperes.

(2) The overcurrent device for each branch circuit shall not protect any other circuit.

34-014 Location. Signs and outline lighting shall be located so that:

- (a) Any person working thereon is not likely to come into contact with overhead conductors;
- (b) No part of the sign or its support will interfere with normal work operations performed on electrical and communication utility lines;
- (c) No part of the sign or its support is in such proximity to overhead conductors as to constitute a hazard; and
- (d) Except as provided for in Subrule 2, no part of the sign, other than its support, is less than 7 feet above grade.

(2) Notwithstanding paragraph (d) free standing signs may be mounted with electrical components less than 7 feet above grade if mechanical protection

is provided to prevent persons or vehicles from coming into contact with the electrical components of the sign.

34-016 Supporting Means. Poles, masts, or other objects specifically designed for use as supports for signs shall be subject to approval by the inspection department.

34-018 Grounding. Signs, troughs, tube terminal boxes, and other metal frames shall be grounded in accordance with Section 10.

34-020 Protection of Sign Leads

(1) Where sign leads pass through the walls or partitions of the sign structure, they shall be protected by incombustible absorption-resisting bushings.

(2) Where signs leads are run as open wiring they may be cabled.

34-022 Conductors

(1) The conductors for signs and outline lighting shall be of types indicated in Table 19 as being suitable for exposed wiring or wiring in raceways, in damp or wet locations.

(2) The conductors for signs and outline lighting shall be installed:

- (a) In rigid conduit;
 - (b) In metal troughs;
 - (c) As armoured cable of the lead-sheathed type or the type having a thermoplastic outer covering;
 - (d) As mineral-insulated cable;
 - (e) As aluminum-sheathed cable; or
 - (f) In electrical metallic tubing.
- (3) Surface raceways shall not be used.

High-Potential Luminous-Discharge-Tube Signs and Outline Lighting

34-024 Enclosures for Transformers and Regulating Coils. Enclosures for transformers and regulating coils shall be well ventilated and designed so as to minimize the emission of flames or sparks in case of burning.

34-026 Protection of Uninsulated Parts. Doors or covers accessible to the general public and which give access to uninsulated parts of indoor signs or outline lighting, shall be either provided with interlock switches which on the opening of the doors or covers disconnect the primary circuit, or shall be fastened so that the use of other than ordinary tools will be necessary to open them.

34-028 Transformer Voltage

(1) The rated secondary open circuit voltage of transformers shall not exceed 15,000 volts.

(2) In end-grounded transformers, rated secondary open circuit voltage shall not exceed 7,500 volts.

34-030 Open Core-and-Coil Type Transformers. Open core-and-coil type transformers shall only be used indoors.

34-032 Transformers Used Outdoors. Transformers used outdoors shall be of the weatherproof type or shall be enclosed in the sign body or in a separate weatherproof box.

34-034 Transformer Accessibility. Transformers shall be accessible.

34-036 Transformer Overcurrent Protection

(1) Each transformer shall be protected by an overcurrent device except that two or more transformers may be protected by one overcurrent device if their combined load does not exceed 12 amperes.

(2) Where additional overcurrent devices for the individual protection of transformers in signs are used, they shall be placed either inside or outside the sign structure.

(3) Where exposed to the weather, overcurrent devices protecting transformers shall be of the weatherproof type.

34-038 Transformer Secondary Connection

(1) The high-potential windings of transformers shall not be connected in parallel.

(2) The high-potential windings of transformers shall not be connected in series, except that two transformers may have one end of each of their high-potential windings grounded and connected in series to form the equivalent of a midpoint-grounded transformer, provided that the grounded ends of the high-potential windings are connected by an insulated copper conductor not smaller than No. 14 AWG.

34-040 High-Potential Wiring Methods

(1) High-potential conductors shall be installed on insulators, either open or concealed, or in rigid or flexible conduit, or in electrical metallic tubing.

(2) High-potential conductors may be run from the ends of gas tubes to the grounded midpoint of transformers which have terminals at the midpoint.

(3) The connections between the high-potential terminals of the transformer of the midpoint-grounded type and the line ends of gas tubes shall be as short as possible.

(4) There shall be no sharp bends in high-potential conductors.

(5) Bare high-potential conductors shall be installed only inside grounded metal enclosures.

(6) Where subject to mechanical injury or where within reach from ground, roof or window, high-potential conductors shall be enclosed in raceways or be suitably guarded.

34-042 High-Potential Conductor Insulation and Size

(1) Insulated conductors shall be not smaller than No. 14 AWG and shall be of luminous-tube-sign types, as indicated in Table 19, suitable for the voltage of the circuit.

(2) Uninsulated conductors shall be solid and not smaller than No. 10 AWG.

34-044 Exposed High-Potential Conductors, Indoors

(1) Exposed wiring shall be mounted on non-combustible, non-absorptive insulators.

(2) Insulators of porcelain shall be glazed on all exposed surfaces.

(3) A separation of at least $1\frac{1}{2}$ inches shall be maintained between conductors and between conductors and other objects.

34-046 Concealed High-Potential Conductors on Insulators, Indoors

(1) Concealed high-potential conductors on insulators shall be separated from each other and from all objects other than the insulators on which they are mounted by a spacing of not less than $1\frac{1}{2}$ inches.

(2) Concealed high-potential conductors shall be installed in channels lined with noncombustible material and used for no other purpose, except that the primary circuit conductors may be in the same channel.

(3) The insulators shall be of noncombustible, non-absorptive material.

34-048 High-Potential Conductors in Show Windows and Similar Locations. If high-potential conductors hang freely in the air, as in show windows and in similar locations away from combustible material, and if not subject to mechanical injury, as in some show window displays, they need not be protected.

34-050 High-Potential Conductors in Raceways

(1) High-potential conductors in contact with grounded metal of raceways shall be lead covered, unless the insulation is resistant to the effects of corona.

(2) If the conductors are covered with lead or other metallic sheathing, this covering shall extend beyond the end of the conduit or electrical metallic tubing and the surface of the cable shall not be injured where the covering terminates.

(3) The insulation on all conductors shall extend at least 4 inches beyond the end of the lead or raceway except for conductors at grounded midpoint terminals.

(4) Not more than 20 feet of cable from a single transformer shall be run in rigid or flexible metal conduit or electrical metallic tubing.

34-052 Installation of Exposed High-Potential Conductors, Outdoors

(1) Exposed high-potential conductors outdoors shall be mounted on noncombustible, non-absorptive insulators.

(2) Insulators of porcelain shall be glazed on all exposed surfaces.

(3) A separation of at least 2 inches shall be maintained between conductors and between conductors and other objects, except as permitted in Subrule (5).

(4) Conductors shall not be located where exposed to mechanical injury.

(5) If guarded, a space of not less than $1\frac{1}{2}$ inches shall be maintained between conductors and the enclosure, unless the enclosure is nonconducting and noncombustible.

SECTION 36—HIGH-POTENTIAL INSTALLATIONS

General

36-000 Scope

(1) This Section applies to installations operating at potentials in excess of 750 volts.

(2) The supply authority and the inspection department must be consulted before proceeding with any such installation.

(3) This Section is additional to the requirements of this Code for installations at potentials of 750 volts or less.

(4) This Section does not apply to any high-potential installation covered by any other Section of this Code.

(5) This Section does not affect construction details of factory fabricated assemblies approved under Part II of this Code.

36-002 Guarding. Live parts of electrical equipment shall be inaccessible to unauthorized persons.

36-004 Warning Notices

(1) A permanent legible warning notice shall be placed in a conspicuous position at electrical equipment vaults, equipment rooms, areas or enclosures, carrying the wording:

“DANGER—HIGH VOLTAGE”; or “DANGER—... VOLTS”.

(2) Permanent legible signs shall be installed at isolating equipment warning against operating it while carrying current, unless the equipment is interlocked so that it cannot be operated under load.

(3) Suitable warning signs shall be erected in a conspicuous place adjacent to fuses, warning operators not to replace fuses while the supply circuit is energized.

Wiring Methods

36-006 Service or Other Conductors

(1) Bare conductors may be used only:

(a) Outdoors;

(b) In central stations;

(c) In sub-stations;

(d) In motor and generator rooms; and

(e) In transformer and electrical equipment vaults in accordance with Rules 26-160 to 26-174.

(2) Bare conductors, and insulated conductors unless enclosed in grounded metal, shall not be run on, or terminate on, building walls except as permitted in paragraphs (b) to (e) of Subrule (1).

(3) Insulated conductors used indoors in other than sub-stations or transformer and electrical equipment vaults in accordance with Rules 26-160 to 26-174 only be installed in conduit or otherwise protected in an acceptable manner.

(4) For the purpose of Subrule (3), insulated conductors shall not be considered as being indoors where they are in conduit enclosed within a wall or under a floor so that:

- (a) The conduit is surrounded by not less than 2 inches of concrete or masonry; and
- (b) The location of the conduit is indicated by acceptable permanent markers set in the walls, floor or ceiling.

(5) Insulated wires or cables shall be sheathed in metal or other acceptable moisture-resistant covering if in other than dry locations.

(6) Conductors enclosed in armour of magnetic material shall be installed in accordance with Rule 12-1004.

(7) Where insulated conductors are not enclosed and are spaced at less than minimum clearances for bare conductors, and are subject to arcs or heat caused by short circuits in nearby conductors, the insulation shall be flame-retarding or have a flame-retarding outer covering.

(8) Where the coverings are of a conducting nature they shall be stripped back from the terminals sufficiently to prevent leakage of current.

(9) Service conductors shall have a mechanical strength not less than that of No. 6 AWG hard drawn copper.

36-008 Radii of Bends. The minimum bending radii measured at the innermost surface of the bend for permanent training of cables during installation shall be as shown in Table 15.

36-010 Shielding of Thermosetting Insulated Conductors

(1) Except as permitted in Subrules (2), (3), and (4) shielding shall be provided over the thermosetting insulation of each permanently installed conductor with or without fibrous covering or non-metallic jacket, operating at circuit voltages above 2,000 volts phase-to-phase.

(2) Shielding need not be provided for conductors having thermosetting insulation where they are directly buried in the soil and operating at circuit voltages not exceeding 3,000 volts phase-to-phase, provided that the insulation or the non-metallic jacket, if provided, is of ozone and discharge-resistant type.

(3) Shielding need not be provided for conductors having thermosetting insulation where the circuit voltage does not exceed 5,000 volts phase-to-phase, where the conductors are installed on insulators or in metallic raceways and bound together, in switch rooms, transformer vaults, metal-enclosed switchgear assemblies, and similar permanently dry locations where the conductor run does not exceed 50 feet.

(4) Shielding need not be provided for conductors having thermosetting insulation with metallic sheath, metallic armour or non-sheathed with wire or flat tape armour for permanent installation for circuit voltages not exceeding 5,000 volts phase-to-phase.

(5) Subject to Rule 10-302, metallic sheaths, metallic shielding, metal armour, metal conduit and metal fittings shall be bonded together and grounded.

36-012 Supporting of Bare Conductors. Bare conductors shall be mounted on suitable insulating supports capable of withstanding the short circuit stresses liable to be imposed by the supply system.

36-014 Spacing of Bare Conductors

(1) Bare conductors, and insulated conductors unless enclosed in or in contact with grounded metal, other than those within or at the point of connection to apparatus or devices shall be spaced to provide a clearance under all operating conditions in accordance with Tables 30 and 31 between:

- (a) Live parts of opposite polarity; and
- (b) Live parts and all other structural parts other than the conductor supports.

(2) Where the conductors mentioned in Subrule (1) are connected to apparatus or devices having terminal spacings less than those shown in Tables 30 and 31, the conductors shall be spread out so as to attain the required spacings at the first point of support beyond such terminals.

36-016 Guarding of Live Parts

(1) Bare conductors, insulated conductors unless enclosed in or in contact with grounded metal, and other bare live parts shall be:

- (a) Accessible only to authorized persons; and
- (b) Isolated by elevation or by acceptable barriers.

(2) Where the conductors or live parts mentioned in Subrule (1) are isolated by elevation, the elevations and clearances maintained shall be as specified in Tables 32, 33, and 34 except that:

- (a) For conductors crossing railways and communication lines, installation shall be in accordance with the requirements of the Canadian Electrical Code Part III, CSA Standard C22.3 No. 1-1970, Overhead Systems and Underground Systems; and
- (b) For overhead systems crossing highways and other locations, installation shall be in accordance with the requirements of CSA Standard C22.3 No. 1-1970, Overhead Systems and Underground Systems, or of the appropriate authority whichever is greater.

(3) For a given span, clearances specified in Tables 32 and 34 shall be increased by 1 per cent of the amount by which the span exceeds 175 feet.

36-018 Terminating Facilities. Suitable terminating facilities shall be provided to protect cables from harm due to moisture or mechanical damage.

36-020 Joints in Sheathed Conductors or Cables

(1) Splices or taps in sheathed conductors or cables shall have the conductor or cable covered with insulation and shall have shielding, when used, electrically and mechanically equivalent to that on the conductors or cables joined.

(2) For conductors or cables having a metallic or conducting sheath, provision shall be made for continuity of the sheath over the splice or tap unless the joint is made in a suitable splicing box which maintains the continuity of the grounding circuit.

36-022 Elevator Shafts

(1) High-potential conductors shall not be installed in elevator shafts.

(2) The conductors may be installed in conduit embedded in the masonry walls of the hoist-way but the conduit shall be surrounded throughout the entire length of its run by not less than 2 inches of masonry or concrete.

Control and Protective Equipment

36-024 Service Equipment Location. Service equipment shall be installed in a location satisfactory to the supply authority and the inspection department and, in the case of a building, shall be at the point of service entrance.

36-026 Rating and Capacity. Circuit breakers, fuses and switches shall be of types and ratings acceptable to the inspection department and the supply authority.

36-028 Overcurrent Protection, Services. Each service shall be provided with overcurrent protection, complying with the following, in all ungrounded conductors:

- (a) If the protective equipment is installed outdoors, one of the following shall be used:
 - (i) Circuit breakers of adequate interrupting capacity and rating, with trip settings approved by the supply authority;
 - (ii) Fuses of adequate rating and interrupting capacity preceded by suitable group-operated visible break load-interrupting devices capable of making and interrupting their full load rating and which may be closed with safety to the operator with a fault on the system;
 - (iii) Fuses of adequate rating and interrupting capacity preceded by a group-operated visible break air-break switch capable of interrupting the magnetizing current of the transformer installation and which may be closed with safety to the operator with a fault on the system and so interlocked with the transformer secondary circuit breaker to prevent its operation under load;
- (b) If the protective equipment is installed indoors, one of the following shall be used:
 - (i) The protection outlined in paragraph (a) (i);
 - (ii) The protection outlined in paragraph (a) (ii) by special permission and where satisfactory to the supply authority, provided that the load-interrupting devices and the fuses are separated and interlocked so that the operator cannot gain access to fuses with the load-interrupting devices closed;

- (iii) The protection outlined in paragraph (a) (iii) by special permission and where satisfactory to the supply authority, provided that the fuses are separated and interlocked so that the operator cannot gain access to them unless the switch is open and the switch is interlocked so that it cannot be operated under load.

36-030 Overcurrent Protection Other than Services

(1) Each operating unit of apparatus, other than transformers, the protection of which is specified in Section 26, each feeder and each branch circuit shall be protected by a circuit breaker of adequate rating and interrupting capacity except as otherwise provided for by this Rule.

(2) Fuses of adequate rating and interrupting capacity may be used for the protection of:

- (a) Individual feeders or branch circuits at the point where they receive their supply;
- (b) Motors as specified in Section 28; or
- (c) Apparatus of other types by special permission.

36-032 Overcurrent Protection of Instrument Transformers

(1) Instrument potential transformers shall have overcurrent protection as required by Rule 26-052.

(2) A suitable disconnecting means shall be provided on the supply side of fuses used for the protection of instrument potential transformers.

36-034 Disconnecting Means, Services

(1) At least one group-operated isolating switch shall be placed on the supply side of each service circuit breaker, except where equipment of the draw-out type or group-operated load-interrupting devices are installed, and shall:

- (a) Visibly disconnect all ungrounded conductors of the service; and
- (b) Be interlocked so that it cannot be operated under load.

(2) In cases where the possibility of feed-back exists, group-operated isolating switches shall be installed to meet this condition.

36-036 Disconnecting Means, Other than Services

(1) An isolating switch or equivalent equipment shall be placed on the supply side of each circuit breaker and shall be interlocked with the circuit breaker so that the switch cannot be operated under load.

(2) In cases where the possibility of feed-back exists, group-operated isolating switches shall be installed to meet this condition.

(3) Where conductors fed directly by an outdoor station enter a building, either:

- (a) A load-breaking device shall be installed indoors at the entry of the conductors to the building; or
- (b) A load-breaking device at the outdoor service shall be capable of being tripped or operated from within the building.

36-038 Emergency Exits

(1) Each room or space and each working space about equipment shall have suitable means of exit which shall be kept clear of all obstructions.

(2) If the plan of the room or space and the character and arrangement of equipment are such that an accident would be liable to close or make inaccessible a single exit, as in the case of long narrow rooms, platforms, passageways, spaces behind switchboards, or wire and pipe tunnels, a second exit shall be provided.

36-040 Station Grounding Electrode

(1) Every station shall be grounded by means of a driven ground electrode consisting of the following:

- (a) At least 4 ground rods not less than 10 feet long and $\frac{3}{4}$ inches in diameter;
- (b) Spaced at least the rod length apart; and
- (c) Interconnected by means of an annealed copper conductor of at least No. 2/0 AWG in the form of a loop around the equipment to be grounded to it, when the electrode is in close proximity to the equipment;
- (d) A buried ground electrode may be used in lieu of the grounds specified in Clause (a), where it is acceptable to the inspection department.

(2) Where a ground electrode is remotely located to the station equipment, two grounding conductors of annealed No. 2/0 AWG copper shall connect the ground electrode to the station equipment to ensure continuity, and the grounding arrangement shall be subject to the approval of the inspection department.

(3) The ground electrode described in Subrule (1) shall not be required where:

- (a) An indoor station receives its supply from a main station or switching centre on the same premises;
- (b) The main station or switching centre has a ground electrode as required in Subrule (1); and
- (c) All parts of the substation which are required to be connected to a ground electrode are connected to the main substation or switching centre ground electrode by an annealed copper conductor not less than No. 2/0 AWG.

(4) Where the interconnecting ground in Subrule (3) (c) may be subject to mechanical damage or inadvertent disconnection, each station shall have a ground electrode as specified in Subrule (1), as well as the interconnecting ground conductor.

36-042 Station Ground Resistance. The resistance of the station ground electrode shall not exceed 1 ohm.

36-044 Connection of Lightning Arrester to the Station Ground Electrode

(1) The size of conductor connecting a lightning arrester to the station ground electrode shall not be less than:

- (a) No. 4 AWG where the arrester is rated less than 10 kv;
- (b) No. 2 AWG where the arrester is rated 10 kv to 30 kv;
- (c) No 2/0 AWG where the arrester is rated greater than 30 kv but not greater than 69 kv.

(2) Lightning arrester grounding conductors shall be of copper and as short as practicable.

(3) Where the lightning arresters are for the protection of high voltage cable, the lightning arrester grounding conductor shall be connected to all metallic potheads and/or metallic sheath or armour or shielding of the cables.

36-046 Other Connections to Station Ground Electrodes

(1) All metallic items forming part of the station shall be connected to the station ground electrode as follows:

- (a) A metallic water main inside of the station boundaries by a copper conductor not less than No. 2/0 AWG;
- (b) A line sky-wire by the copper equivalent of the sky-wire;
- (c) A neutral by the copper equivalent of the neutral;
- (d) A supporting leg of a metal structure by a copper conductor not less than No. 2/0 AWG;
- (e) A gradient control mat by copper conductors not less than No. 2/0 AWG; and
- (f) The non-current-carrying metal parts of:
 - (i) Transformers, generators, motors, circuit-breakers, reclosers, current transformers and switchgear by copper conductors not less than No. 2/0 AWG;
 - (ii) Frames of gang-operated switches and fuse cutout bases by copper conductor not less than No. 2/0 AWG, unless mounted on metal structures on which all structural joints within 8 feet of grade are bonded;
 - (iii) Cable sheaths, raceways, pipe work, screen guards, switchboards and potential transformers by copper conductors not less than No. 4 AWG;
 - (iv) Meter and relay cases by copper conductor not less than No. 10 AWG; and
 - (v) Any exposed metal frame of the building and any other metal work on buildings within or forming part of the station enclosure which is exposed to becoming energized by copper conductor not less than No. 2/0 AWG.

(2) Connections to the items in Subrule (1) (a), (b), and (c) shall be through a removable link which will permit isolation from the station ground electrode for test purposes.

36-048 Gradient Control Mats

(1) A permanent gradient control mat of substantial galvanized steel construction shall be installed at the handle of the operating mechanism of every gang-operated switch installed outdoors and not enclosed in metal.

(2) The gradient control mat shall:

- (a) Be positioned so that the operator will not be required to step from the mat during the operation of the switch;
- (b) Be placed upon the ground where it is visible at all times;
- (c) Have dimensions of not less than:
 - (i) 48 inches by 54 inches where the switch mechanism has a reciprocating action; or
 - (ii) 48 inches by 72 inches where the switch mechanism has a rotating action;
- (d) Be connected to the station ground electrode by two separate No. 2/0 AWG annealed copper conductors.

(3) The operating rod of the switch mechanism shall be connected to the gradient control mat by:

- (a) Connecting the operating rod to a connector on the handle base or adjacent structure by means of a No. 3/0 AWG extra-flexible (425 strands) copper conductor; and
- (b) Connecting from the handle base or adjacent structure connection to the gradient control mat by means of a No. 2/0 AWG annealed copper conductor.

(4) Notwithstanding Subrule (2), other forms of mats may be used by special permission.

36-050 Grounding of Wire Fence Enclosures of Outdoor Stations

(1) The fence shall be grounded independently of the station ground electrode by means of a No. 2/0 AWG annealed copper conductor located outside the fence, and where practicable 3 feet from the fence line and buried to a depth of 6 to 8 inches.

(2) The fence grounding cable shall be connected to the fence at intervals not exceeding 40 feet by tap conductors of No. 2/0 AWG annealed copper conductors.

(3) The tap conductor shall be interwoven through the fence fabric and connected to the top rail and each strand of barbed wire.

(4) A tap conductor shall be located at each hinge gatepost and bonded to the gate frames by No. 3/0 AWG extra flexible copper conductor.

(5) The top rail of the fence shall be bonded at every joint by means of a No. 2/0 AWG copper conductor jumper.

(6) Where the fence or open gate are within 5 feet of the station ground electrode, gradient control device, or other equipment or structures connected

to the station ground electrode, the fence or fence ground electrode shall be connected to the station ground electrode on opposite sides of the station.

(7) Where a building forms part of the station enclosure, or is 5 feet or less from the fence, exposed metal work on the face of the building 5 feet or less from the station fence, or equipment shall be bonded to the fence electrode in two places on opposite sides of the station by No. 2/0 AWG copper conductors.

36-052 Size of Grounding Conductor. The portion of the copper grounding conductor above ground may be reduced to not less than No. 4 AWG for the purposes of Rules 36-046 and 36-050 where the available short circuit current at the station does not exceed 5,000 symmetrical amperes.

SECTION 38—PASSENGER AND FREIGHT ELEVATORS INCLUDING DUMBWAITERS AND ESCALATORS

38-000 Scope. This Section applies to the installation of electrical equipment for passenger and freight elevators, including dumbwaiters and escalators, and is supplementary to or amendatory of the general requirements of this Code.

38-002 Voltage Limitations

(1) No part of any electric circuit having a circuit voltage in excess of 300 volts shall be used on any car or control circuit, except that higher voltages may be used for frequencies of 25 through 60 cycles alternating current or for direct current, provided that the current in the system cannot, under any conditions, exceed 8 milliamperes for alternating current or 30 milliamperes for direct current.

(2) Electric circuits in machine rooms or penthouses for the operation of motors and brakes shall have a potential not in excess of 750 volts, provided that if it exceeds 300 volts, all control and signal circuits shall be insulated from the power circuits.

(3) Electric circuits fed from motor generators, rectifiers or control transformers shall be grounded as required in Section 10.

38-004 Isolation of Live Parts. All live parts of electrical apparatus in hoistways, at the landings or in or on the cars of elevators and dumbwaiters, or in the wellways or at the landings of escalators shall be enclosed to protect against accidental contact.

38-006 Insulation of Conductors

(1) Conductors from the control panel to the main circuit resistors not located within the control panel shall be of a type suitable for use in raceways as indicated in Table 19 and shall be suitable for operation at a temperature of not less than 90C, have a rating not less than 600 volts, and be flame-retardant.

(2) Except for conductors in travelling cables, all wiring in hoistways and in or on cars of elevators, and in the machine rooms of elevators, dumbwaiters and escalators, shall be flame-retardant, moisture-resistant, and suitable for use at 600 volts as indicated in Tables 11 and 19.

38-008 Travelling Cables. Travelling cables used as flexible connections between elevator or dumbwaiter cars and their hoistways shall be of Type E or EO

elevator cable, or other equivalent approved type, except that Type EO or other equivalent approved type shall be used in damp locations.

38-010 Conductor Sizes

(1) In travelling cables the minimum size conductors shall be:

- (a) For lighting circuits, No. 14 AWG copper or No. 12 AWG aluminum except that smaller conductors may be used in parallel provided that the ampacity is equivalent to at least that of No. 14 AWG copper; and
- (b) For operating, control, and signal circuits, No. 18 AWG copper.

(2) In all operating, control, and signal circuits the minimum size conductors shall be No. 18 AWG copper.

(3) The size of branch circuit conductors supplying individual elevator motors shall be determined in accordance with Rule 28-016 and Table 27, except that for long runs, the crosssectional area shall be such that the voltage drop at rated current does not exceed 3 per cent of no-load voltage at the motor terminals.

38-012 Branch Circuits for Lighting. In passenger elevators, a separate lighting branch circuit shall be provided for each car, and the overcurrent device protecting this branch circuit shall be located in the elevator machine room.

38-014 Wiring Methods in Hoistways, Machine Rooms and Escalator Wellways

(1) Conductors located in hoistways, machine rooms, and escalator wellways, except travelling cables, shall be installed in rigid metal conduit, electrical metallic tubing, or metallic wireways, except that flexible metal conduit or armoured cable not exceeding 5 feet in length may be used between riser and limit switches, interlocks, push-buttons, and similar devices.

(2) Except by special permission, only such electrical wiring, conduit and cables used directly in connection with the elevator or dumbwaiter may be installed inside the hoistway, including wiring for:

- (a) Signals;
- (b) Communication with the car;
- (c) Lighting and ventilating the car; and
- (d) Fire detecting systems for the hoistway.

(3) Mineral-insulated cable or aluminum-sheathed cable may be used if located so that there is no liability of damage to the sheath.

38-016 Wiring Methods on Cars

(1) Conductors and travelling cables on elevators and dumbwaiter cars shall be run in rigid conduit, electrical metallic tubing or wireways, except that:

- (a) Short runs of flexible conduit or armoured cable may be used where they are securely fastened in place and not exposed to oil or grease;
- (b) Flexible cord listed in Table 11 as suitable for hard usage may be used between fixed wiring on the car and switching or sensing

devices on the car door or gate, provided it is securely fastened and so located as to not be subject to mechanical injury;

- (c) Mineral-insulated cable or aluminum-sheathed cable may be used if located so that there is no liability of damage to the sheath.

(2) Where conductors may be in contact with oil or grease, they shall have oil-resistant insulation.

(3) Where cord permitted in Subrule (1) contains an identified conductor and/or a conductor showing green, or green yellow combination coloured insulation, such conductors may be used for control circuitry, provided that by painting, taping, or other suitable means, their colouring has been suitably altered wherever they are made accessible, or visible, through removal of the outer covering of the cord.

38-018 Wiring Methods Between Motors, Machine Brakes, Generators and Control Panels

(1) Conductors of circuits between motors, machine brakes, generators and control panels may be run without additional protection, provided that:

- (a) The conductors are not over 6 feet long;
- (b) The conductors are supported at intervals of not more than 3 feet;
- (c) The conductors are not located so as to be subject to mechanical injury or to temperatures in excess of 60°C (140°F);
- (d) The group is taped or corded; and
- (e) The tapes or cords are coated with insulating paint.

(2) Where motor generators are used with elevator motors and both are located adjacent to or underneath the control equipment and are provided with extra-length terminal leads, the leads may be connected directly to the controller or motor generator terminal studs, and the provisions of Rule 4-002 in respect of ampacity shall not apply, but no lead shall be longer than 6 feet.

38-020 Wiring Methods on Sidewalk Elevators. Where the top-terminal-landing opening is in the sidewalk or other area exterior to the building, the following special requirements apply:

- (a) All electrical wiring shall be installed in rigid conduit or electrical metallic tubing except that:
 - (i) Lead-sheathed armoured cable, not exceeding 5 feet in length, may be used as permitted in Rule 38-014 (1); and
 - (ii) Mineral-insulated cable or aluminum-sheathed cable may be used if located so that there is no liability of damage to the sheath;
- (b) All boxes and fittings in the hoistway shall be weatherproof;
- (c) All electrical equipment in or on the car shall be weatherproof;
- (d) Travelling cables, where used between the car and the hoistway wiring, shall be Type EO;

- (e) Slack rope switches where required, lower normal-terminal and lower final-terminal hoistway limit switches, and pit stop switches, shall be located as far above the bottom of the pit as practicable.

38-022 Grouping of Conductors. Conductors of elevator operating, control, signal, telephone and lighting circuits may be run in the same raceway or travelling cable provided that all conductors are insulated for the maximum voltage found in the cable or raceway system.

38-024 Number of Conductors in Raceways. Where conductors are installed in conduit or electrical metallic tubing, the conduit or tubing shall not contain a greater number of conductors than specified in Rule 12-1118 except that the restriction of Rule 12-1118 (3)(b), limiting the number of thermoplastic-insulated conductors shall not apply.

38-026 Raceway Supports. Supports for raceways in hoistways or escalator wellways shall be securely fastened to the guide-rail, hoistway or wellway construction.

38-028 Fittings

(1) Where conduit or electrical metallic tubing is installed in the open, split fittings or clamp fittings may be used provided the conduit or tubing does not contain feeders.

(2) Where conductors leave raceways, the provisions of Rules 12-3004, 12-3006, and 12-3008 shall apply.

(3) No terminal fitting shall be installed less than 6 inches from the floor in machine rooms.

38-030 Suspension of Travelling Cables

(1) Where travelling cables exceed 100 feet in length, such cables shall be so supported that the weight is carried directly by the reinforcement strands of the cable assembly.

(2) Where travelling cables do not exceed 100 feet in length and are so constructed that the weight of the cable is not carried by the individual conductors, the cables may be suspended by suitable spools.

38-032 Hazardous Locations. In hazardous locations, travelling cables shall terminate in cabinets approved for the class and group of the location and shall enter such enclosures through heavy-duty rubber-bushed threaded connector bushings which have been designed for this use.

38-034 Mechanical Protection. Whenever the travelling cables in swinging may come in contact with projections or corners of the building construction in the hoistway, such as "I" beams, beams, ledges and the like, such irregular surfaces shall be made smooth by covering with heavy gauge sheet metal or by other acceptable means.

38-036 Disconnecting Means

(1) Disconnecting means shall be provided for the opening of all ungrounded conductors of:

- (a) The drive motor and its control circuits in each elevator, dumbwaiter, and escalator operating individually or as one of a group;
- (b) The signal dispatch and scheduling circuitry, common to a group of elevators, dumbwaiters, or escalators; and

- (c) Lighting branch circuits supplying elevator cars and hoistways and such circuits shall be controlled by disconnecting means, other than those required for paragraphs (a) and (b) above.

(2) Each disconnecting means shall be an externally-operated fusible switch, or a circuit breaker, equipped with means for locking it in the open position.

(3) Means shall be provided on the switch or circuit breaker to indicate the disconnected position.

(4) The disconnecting means shall be located in a group in the machine room at the lock-jamb side of the entrance door unless available wall space or other construction features make it impractical to do so.

(5) Where the location of a disconnecting means required by Subrule (1) (a) is such that it is out of sight from either the machine or motor generator, a supplementary switch or circuit breaker, as outlined in Rule 28-060 shall be installed.

(6) Each disconnecting means shall be plainly marked to indicate the machine or circuit that it controls.

38-038 Overload Protection of Motors. Each elevator, dumbwaiter and escalator drive motor, or the drive motor of the motor-generator set which supplies current to the drive motor, shall be protected so that, in the event of excessive current due to single phase operation or due to mechanical cause, the current to the motor will be cut off before damage can occur to the winding.

38-040 Phase Protection of Motors. Each drum type electric elevator having electrically-operated brakes and on which the lifting cables are positively anchored to the hoisting drums and driven by a poly-phase motor shall be provided with devices which will prevent starting the motor if:

- (a) The phase rotation is in the wrong direction; or
- (b) There is a failure in any phase.

38-042 Overcurrent Protection of Operating, Control and Signal Circuits

(1) Overcurrent protection for operating and control circuits shall be provided in accordance with Section 14.

(2) Overcurrent protection for signal circuits shall be provided in accordance with Section 16.

38-044 Installation of Machines. Elevator, dumbwaiter or escalator machines, controllers, and auxiliary equipment shall be installed in a space which is secured against unauthorized access.

38-046 Installation of Control Panels

(1) At controllers there shall be a working space of not less than 24 inches clear of live parts behind each controller and not less than 30 inches of working space clear of live parts in front of each controller.

(2) There shall be a clear access of 18 inches in width from the front to the rear of the controller and if there are any exposed current-carrying parts in this area, they shall be protected by barriers.

(3) If the controllers are enclosed in cabinets with swinging doors or removable sections, the prescribed working space dimension shall apply when the doors are opened or a section removed, and this will not prohibit the installation of totally enclosed wall-mounted controllers.

(4) Controllers may be mounted on, over, or against the machine provided that there is reasonable access to the controller.

(5) Auxiliary equipment may be placed in front or rear of the controller, provided that the installation of such equipment will not reduce the space requirements of Subrule (1).

(6) Enclosed escalator controllers may be installed with less working space than required in Subrule (1), provided the controller can be readily removed for maintenance purposes.

38-048 Bonding of Raceways. Raceways attached to cars shall be bonded to grounded metal parts of the car with which they come in contact.

38-050 Grounding of Equipment

(1) For electric elevators, dumbwaiters and escalators, the frames of all motors, machines, controllers and the metal enclosures for all electrical devices in or on the car or in the hoistway or wellway shall be grounded.

(2) For elevators or dumbwaiters other than electric, if any electrical conductors are attached to the car, the metal frame of the car shall be grounded if normally accessible to persons.

(3) All hand-operated metallic shifting ropes or cables shall be grounded.

38-052 Methods of Grounding

(1) Equipment mounted on members of a grounded structural metal frame of a building shall be deemed to be grounded.

(2) Metal car frames supported by metal hoisting cables attached to or running over sheaves or drums of elevator machines shall be deemed to be grounded when the machine is grounded in accordance with Section 10.

38-054 Power Rectifiers for Direct Current Elevators. Where dry plate rectifiers or other types of rectifiers which are incapable of absorbing electrical energy are used to transform alternating current to direct current for the operation of a direct current elevator motor or motors, means shall be provided to absorb a sufficient amount of the energy regenerated by the elevator motor or motors to prevent an elevator from attaining at any time under overhauling load conditions a speed of more than 125 per cent of its speed in the up direction with its rated load in the car.

38-056 Lighting of Machine Rooms

(1) Permanent provision of adequate artificial light shall be made in machine rooms of power elevators.

(2) Illumination shall be not less than 10 foot-candles at floor level.

(3) The machine room lighting switch shall be within easy reach of the entrance to the machine room.

(4) Where practical, the elevator service switch and the lighting switch shall be located on the lock-jamb side of the machine room entrance door, and both these switches shall be of the enclosed type.

38-058 Hoistway Pit Lighting

(1) A permanent lighting fixture shall be provided in all pits which shall provide an illumination of not less than 5 foot-candles at the pit floor.

(2) A light switch shall be provided and shall be located so as to be accessible from the pit access door.

38-060 Overspeed Protection

(1) Means shall be provided on the load side of each elevator disconnecting means to prevent the elevator, under overhauling load conditions, from attaining the governor-tripping speed, or a speed 25 per cent in excess of the elevator rated speed, whichever is the lesser.

(2) Motor generators driven by direct-current motors and converters, which can be driven at excessive speed from the direct current end, as by reversal of current or by decrease in load, shall be provided with speed-limiting devices, capable of preventing the elevator from attaining a speed of more than 125 per cent of its rated speed.

SECTION 40—ELECTRIC CRANES AND HOISTS

40-000 Scope

(1) This Section covers such features of the installation of electrical equipment providing circuits for electric cranes, hoists, and monorails which are additional to or amendatory of the general requirements of this Code.

(2) This Section does not cover equipment and wiring of cranes, hoists, and monorails which are assembled and erected in the field and which shall comply with CSA Standard C22.2 No. 33-1959, Electric Cranes and Hoists.

40-002 Supply Conductors. The size of conductors supplying main contact conductors, or supplying the equipment directly where there are no main contact conductors, shall be not less than that required by Rules 28-016 or 28-018, as applicable, together with additional capacity for other than motor loads where such provision is necessary.

40-004 Conductor Protection

(1) Conductors supplying main contact conductors shall be in rigid conduit, electrical metallic tubing, armoured cable, mineral-insulated cable or aluminum-sheathed cable except as otherwise provided for in Rule 40-018.

(2) Conductors supplying the equipment directly shall comply with Subrule (1) unless a flexible connection is required in which case an acceptable armoured or unarmoured cable or flexible cord, with take-up devices where necessary to prevent damage to the cable or cord and to keep it clear of the operating floor, may be used.

40-006 Overcurrent Protection. Conductors supplying main contact conductors or supplying the equipment directly where there are no main contact conductors shall be provided with overcurrent protection in accordance with the requirements of Rule 28-024 for the motor load plus an allowance in accordance with Rule 14-058 for any other loads if the size of conductors has been increased to provide capacity for the other loads.

40-008 Disconnecting Means. Suitable means which will disconnect all ungrounded conductors of the circuit simultaneously shall be:

- (a) Provided within sight of the main contact conductors or within sight of the equipment if there are no main contact conductors; and
- (b) Accessible and operable from the ground or from the floor over which the equipment operates.

40-010 Main Contact Conductors

(1) Bare main contact conductors shall have an ampacity not less than that of the conductors supplying them and, if wire is used in no case shall they be smaller than:

- (a) No. 4 AWG copper or No. 2 AWG aluminum if the length of contact conductor is 60 feet or less;
- (b) No. 2 AWG copper or No. 1/0 AWG aluminum if the length of contact conductor is greater than 60 feet, unless the intermediate insulating supports are of a clamp type which is capable of providing some strain relief.

(2) Bare main contact conductors may be of hard drawn copper or aluminum wire or may be of steel or other suitable metal in the form of tees, angles, T-rails, or other rigid shapes.

- (3) Approved enclosed contact systems may be used.

40-012 Spacing of Main Contact Conductors

(1) Bare main contact conductor wires shall be supported so that:

- (a) They will be separated, centre-to-centre:
 - (i) Not less than 6 inches, for other than monorail hoists, if installed in a horizontal plane;
 - (ii) Not less than 3 inches, for monorail hoists, if installed in a horizontal plane; or
 - (iii) Not less than 8 inches, if installed in other than a horizontal plane; and
- (b) The extreme limit of displacement will not bring them within less than 1½ inches of the surface wired over.

(2) Rigid main contact conductors shall be supported so that there will be an air space of not less than 1 inch between conductors, between conductors and adjacent collectors, and between conductors and the surface wired over.

40-014 Supporting of Main Contact Conductors

(1) Bare main contact conductor wires shall be secured at each end to strain insulators, and shall be supported on insulating supports placed at intervals not exceeding 20 feet except that, where building conditions make the above impossible, the interval between insulating supports may be increased to a maximum of 40 feet if the separation between contact conductors is increased proportionately.

(2) Rigid main contact conductors shall be secured to insulating supports spaced at intervals of not more than 80 times the vertical dimension of the conductor, but in no case greater than 15 feet.

40-016 Joints in Rigid Contact Conductors. Joints in rigid main contact conductors shall be made so as to ensure proper ampacity without overheating.

40-018 Use of Track as a Conductor. Monorail, tramrail or crane runway tracks may be used as a main contact conductor or as a supply circuit conductor for one phase of a three-phase alternating-current system if:

- (a) The power for all phases is obtained from an isolating transformer;
- (b) The voltage does not exceed 300 volts;
- (c) The rail serving as a conductor is effectively grounded, preferably, at the transformer, with permissive additional grounding by the fittings used for the suspension or attachment at the rail to the building structure; and
- (d) Any joints in the rail meet the requirements of Rule 40-016.

40-020 Elevation or Grounding of Contact Conductors. Bare ungrounded contact conductors shall either be elevated to not less than 15 feet above ground or other working surface which is available to other than qualified persons, or be guarded so that the persons on the ground or other working surface cannot inadvertently make contact with bare current-carrying parts.

40-022 Contact Conductors Not to Supply Other Equipment. Contact conductors shall not be used as feeders for any equipment other than that essential for the operation of the cranes, hoists or monorails which they supply.

40-024 Grounding

- (1) All exposed non-current-carrying metal parts shall be grounded.
 - (2) Metal-to-metal contact between wheels and tracks shall be sufficient for grounding purposes.
 - (3) Tracks shall be grounded as required by Rule 10-406 or 40-018.
 - (4) Flexible supply cords permitted in Rule 40-004
- (2) do not require a grounding conductor provided the track is properly grounded.

SECTION 42—ELECTRIC WELDERS

General

42-000 General. The requirements of this Section apply to electric welder installations and are additional to or amendatory of the requirements of other Sections of this Code insofar as these installations are concerned.

42-002 Special Permission. Where, in the opinion of the inspection department, the additional requirements of this Section are not required, they may be waived by special permission.

42-004 Severe Duty Cycle. Where in the opinion of the inspection department, the duty cycle is such as to require it, welders shall be treated on an individual basis.

Transformer Arc Welders**42-006 Supply Conductors**

(1) The supply conductor for an individual transformer arc welder shall have an ampacity of not less than:

- (a) 100 per cent of the rated primary current for an automatically operated welder; or
- (b) 80 per cent of the rated primary current for a manually operated welder.

(2) The supply conductors for a group of automatically operated transformer arc welders shall have an ampacity equal to the sum of:

- (a) 100 per cent of the rated primary current of the two largest welders in the group;
- (b) 85 per cent of the rated primary current of the third largest welder in the group;
- (c) 70 per cent of the rated primary current of the fourth largest welder in the group; and
- (d) 60 per cent of the aggregate rated primary current of all remaining welders in the group.

(3) The supply conductors for a group of manually operated transformer arc welders shall have an ampacity equal to the sum of:

- (a) 80 per cent of the rated primary current of the two largest welders in the group;
- (b) 68 per cent of the rated primary current of the third largest welder in the group;
- (c) 56 per cent of the rated primary current of the fourth largest welder in the group; and
- (d) 48 per cent of the aggregate rated primary current of all remaining welders in the group.

(4) At the discretion of the inspection department, percentage values lower than those given in Subrules (2) and (3) are permissible in cases where the work is such that a high operating duty cycle for individual welders is impossible.

42-008 Overcurrent Protection for Transformer Arc Welders

(1) Each transformer arc welder shall have overcurrent protection rated or set at not more than 200 per cent of the rated primary current of the welder, unless the overcurrent device protecting the supply conductors meets this requirement.

(2) Each ungrounded conductor shall have overcurrent protection rated or set at not more than 200 per cent of the allowable ampacity of the conductor as specified in Tables 1, 2, 3 or 4, except that the next higher rating or setting may be used where:

- (a) The nearest standard rating of the overcurrent device is less than the rating or setting otherwise required by this Rule; or
- (b) The rating or setting otherwise required by this Rule results in too frequent opening of the overcurrent device.

42-010 Disconnect Means

(1) A disconnecting means shall be provided in the supply connection of each welder which is not equipped with a disconnecting means mounted as an integral part of the welder.

(2) The disconnecting means shall be a switch or circuit breakers and its rating shall be not less than necessary to accommodate overcurrent protection as specified under Rule 42-008.

Motor-Generator Arc Welders

42-012 Conductors, Protection and Control of M-G Arc Welders. The rules of Section 4, Conductors, and 28, Motors, shall apply to motor-generator arc welders except that:

- (a) The motors may be marked in amperes only; and
- (b) Where the controller is built-in as an integral part of the motor-generator set, the controller need not be separately marked provided the necessary data is on the motor nameplate.

Resistance Welders

42-014 Definitions. In Rules 42-016 and 42-018 the following definitions apply:

- (a) **Rated primary current** means the kilovolt-ampere rating of the welder as shown on the nameplate thereof multiplied by 1,000 and divided by the rate primary voltage shown on the nameplate of the welder;
- (b) **Actual primary current** means the current drawn from the supply circuit during each welder operation at the particular heat tap and control setting used; and
- (c) **Duty cycle** means the ratio of the time during which the welder is loaded to the total time required for one complete operation.

42-016 Supply Conductors for Resistance Welders. The ampacity of supply conductors shall be as follows:

- (a) Where an individual seam resistance welder or an individual automatically-fed resistance welder is operated at different times at different values of primary current or duty cycle, the supply conductors shall have an ampacity of not less than 70 per cent of the rated primary current of the welder;
- (b) Where an individual manually-operated non-automatic resistance welder is operated at different times at different values of primary current or duty cycle, the ampacity of the supply conductors shall be not less than 50 per cent of the rated primary current of the welder;
- (c) Where an individual resistance welder operates at known and constant values of actual primary current and duty cycle, the supply conductors shall have an ampacity of not less than the value obtained by multiplying the actual primary current by a factor of 0.71, 0.63, 0.55, 0.50, 0.45, 0.39, 0.32, 0.27 or 0.22 for duty cycles of 50, 40, 30, 25, 20, 15, 10, 7.5 and 5 per cent or less respectively;

- (d) Where there is a group of resistance welders, the supply conductors shall have an ampacity of not less than;
 - (i) The sum of the values obtained from paragraph (a), (b) or (c) for the largest welder in the group; and
 - (ii) 60 per cent of the values so obtained for all of the other welders in the group.

42-018 Overcurrent Protection for Resistance Welders

(1) Every resistance welder shall have overcurrent protection rated or set at not more than 300 per cent of the rated primary current of the welder unless the overcurrent device protecting the supply conductors gives equivalent protection.

(2) Every ungrounded conductor of a resistance welder shall have overcurrent protection rated or set at not more than 300 per cent of the allowable ampacity of the conductor as specified in Tables 1, 2, 3, or 4, except that the next higher rating or setting may be used where:

- (a) The nearest standard rating of the overcurrent devices is less than the rating or setting required by this Rule; or
- (b) The rating or setting required by this Rule results in too frequent opening of the overcurrent device.

42-020 Control of Resistance Welders. Every resistance welder shall have installed in its supply circuit a switch or circuit breaker, rated at not less than the rating of the conductors as determined by Rule 42-016, whereby the welder and its control equipment can be isolated from the supply circuit.

42-022 Nameplate Data for Resistance Welders. Every resistance welder shall be provided with a nameplate giving the maker's name, primary voltage, frequency, rated kilovolt-amperes at 50 per cent duty cycle, maximum and minimum open-circuit secondary voltage, short-circuit secondary current at maximum secondary voltage, and the specified throat and gap setting.

Section 44—Theatre Installation

General

44-000 Scope. This Section applies to electrical equipment and installations in buildings or parts of a building designed, intended, or used for dramatic, operatic, motion picture, or other shows, and it is supplementary to or amendatory of the general requirements of this Code.

44-002 Travelling Shows. Electrical equipment used by a travelling theatrical company, circus, or other travelling show, whether or not the performance is held within a theatre, shall not be used for the initial performance of any "Stand" until a permit has been obtained from the inspection department.

44-004 Motion Picture Studios and Projectors. Motion picture studios and projectors shall comply with the requirements of Section 48.

44-006 Sound Reproduction. Sound reproducing equipment shall comply with the requirements of Section 66.

44-008 Wiring Method

(1) Wiring shall be in rigid conduit, or steel electrical metallic tubing, or as mineral-insulated cable except that:

- (a) Other wiring methods may be permitted for temporary work;
- (b) Flexible cord or cable may be used where permitted by this Section; and
- (c) Flexible metallic conduit, armoured cable, lead sheathed armoured cable, or aluminum sheathed cable may be used by special permission.

(2) Surface raceways shall not be used on the stage side of the proscenium wall.

44-010 Number of Conductors in Raceways. For border or stage pocket circuits or for remote-control circuits:

- (a) The number of conductors run in rigid conduit or electrical metallic tubing shall not exceed that shown in Rule 12-1118; and
- (b) Conductors run in auxiliary gutters or metal wireways shall have a total cross-sectional area not exceeding 20 per cent of the cross-sectional area of the gutter or wireway.

44-012 Conductor Insulation for Field Assembled Fixtures. Foot, border, proscenium and portable strip light fixtures assembled in the field shall be wired with conductors having insulation suitable for the temperature at which the conductors will be operated and in no case less than 125C (257F).

Stage Switchboards

44-014 Stage Switchboards to be Dead Front. Stage switchboards shall be:

- (a) Of the dead-front type; and
- (b) Protected above with a suitable metal guard or hood extending the full length of the board and completely covering the space between the wall and the board to protect the latter from falling objects.

44-016 Guarding Stage Switchboards

(1) Where a stage switchboard has exposed live parts on the back of the board, it shall be enclosed by the walls of the building, by wire mesh grills, or by other acceptable methods.

(2) The entrance to the enclosure shall have a self-closing door.

44-018 Supply Service

(1) Every theatre other than a moving picture theatre which is not regularly used by theatrical companies shall have two extra service boxes installed in it for the proper and convenient supply of current to extra equipment.

(2) The boxes shall be suitably located with one box at each end of the stage.

(3) The boxes shall be connected in a permanent manner to the main service or to a separate source of supply.

(4) The boxes shall have a capacity of not less than 400 amperes when connected to a 110-volt, 2-wire supply circuit and 200 amperes when connected to a 110/220-volt, 3-wire supply circuit.

(5) The boxes shall be equipped with fuses and quick-break switches or approved equivalent devices.

44-020 Switches. Switches shall be of the enclosed type and externally operated.

44-022 Pilot Lamp on Switchboards

(1) A pilot lamp shall be installed within every switchboard enclosure.

(2) The pilot lamp shall be connected to the circuit supplying the switchboard so that the opening of the master switch does not cut off the supply to the lamp.

(3) The lamp shall be on an independent circuit protected by an overcurrent device rated or set at not more than 15 amperes.

44-024 Fuses. Fuses on switchboards shall be:

(a) Of either the plug or cartridge type; and

(b) Provided with enclosures in addition to the switchboard enclosure.

44-026 Overcurrent Protection. All circuits leaving the switchboard shall have an overcurrent device connected in each ungrounded conductor.

44-028 Dimmers

(1) Dimmers shall be connected so as to be dead when their respective circuit switches are open.

(2) Dimmers which do not open the circuit may be connected in a grounded neutral conductor.

(3) The terminals of dimmers shall be provided with approved enclosures.

(4) Dimmer faceplates shall be arranged so that accidental contact cannot readily be made with the faceplate contacts.

44-030 Control of Stage and Gallery Pockets. Stage and gallery pockets shall be controlled from the switchboard.

44-032 Conductors

(1) Stage switchboards equipped with resistive or transformed type dimmer systems shall be wired with conductors having insulation suitable for the temperature generated therein and in no case less than 125C (257F).

(2) The conductors shall have an ampacity of not less than that of the switch or overcurrent device to which they are connected.

(3) Holes in the metal enclosure through which conductors pass shall be bushed.

(4) The strands of the conductor shall be soldered together before they are fastened under a clamp or binding screw.

(5) Where a conductor of No. 8 AWG or of a larger size is connected to a terminal:

(a) It shall be soldered into a lug; or

(b) An approved solderless connector shall be used.

Portable Switchboards on Stage

44-034 Construction of Portable Switchboards

(1) Portable switchboards shall be placed within enclosures of substantial construction but may be arranged so that the enclosure is open during operation.

(2) Enclosures of wood shall be completely lined with sheet metal not less than 0.0209 inch (No. 24 MSG) thick, suitably protected against corrosion.

(3) There shall be no live parts exposed within the enclosure except those on dimmer faceplates.

44-036 Supply for Portable Switchboards

(1) Portable switchboards shall be supplied by means of flexible cord or cable, Types S, SO, or ST, terminating within the switchboard enclosure in an externally operated, enclosed, fused master switch.

(2) The master switch shall be arranged so as to cut off current from all apparatus within the enclosure except the pilot light.

(3) The flexible cord or cable shall have a sufficient ampacity to carry the total load current of the switchboard.

(4) The ampere-rating of the fuses of the master switch shall not be greater than the total load current of the switchboard.

Stage Equipment—Fixed

44-038 Circuit Loads. Footlights, border lights and proscenium side lights shall be arranged so that no branch circuit supplying such equipment will carry a load exceeding 15 amperes except that, where heavy-duty lampholders only are used, such circuits may conform to the provisions of Rule 14-082.

44-040 Footlights

(1) Where footlights are wired in rigid conduit or steel electrical metallic tubing, every lampholder shall be installed in an individual outlet box.

(2) Where footlights are not wired in rigid conduit or steel electrical metallic tubing, the wiring shall be installed in a steel trough.

44-042 Wiring to Arc Pockets. Where the wiring to arc pockets is in rigid conduit or steel electrical metallic tubing, the end of the conduit or tubing shall be exposed at a point approximately 12 inches away from the pocket, and the wiring shall be continued in flexible conduit in the form of a loop at least 2 feet long, with sufficient slack to permit the raising or lowering of the box.

44-044 Cable for Border Lights

(1) Flexible cord or cable for border lights shall be of Types S, SO, or ST.

(2) The flexible cord or cable shall be fed from points on the grid iron or from other acceptable overhead points but shall not be fed from side walls.

(3) The flexible cord or cable shall be arranged so that strain is taken from clamps and binding screws.

(4) Where the flexible cord or cable passes through a metal or wooden enclosure, a metal bushing shall be provided to protect the cord.

(5) Terminals or binding posts to which flexible cords or cables are connected inside the switchboard enclosure shall be located so as to permit convenient access to them.

44-046 Receptacles in Gallery Pockets. At least one receptacle having a rated capacity of not less than 30 amperes shall be installed in the gallery of theatres where dramatic or operatic performances are staged.

44-048 Receptacles and Plugs

(1) Receptacles intended for the connection of arc lamps shall:

- (a) Have a rated capacity not less than 35 amperes; and
- (b) Be supplied by conductors not smaller than No. 6 AWG.

(2) Receptacles intended for the connection of incandescent lamps shall:

- (a) Have a rated capacity not less than 15 amperes; and
- (b) Be supplied by conductors not smaller than No. 12AWG copper or No. 10 AWG aluminum.

(3) Plugs for arc and incandescent receptacles shall not be interchangeable.

44-050 Curtain Motors. Curtain motors shall be of the enclosed type.

44-052 Flue-Damper Control

(1) Where stage flue dampers are released by an electrical device, the circuit operating the device shall, in normal operation, be closed.

(2) The circuit shall be controlled by at least 2 single-pole switches enclosed in metal boxes with self-closing doors without locks or latches.

(3) One switch shall be placed at the electrician's station and the other at a place designated by the inspection department.

(4) The device shall be:

- (a) Designed for the full voltage of the circuit to which it is connected, no resistance being inserted;
- (b) Located in the loft above the scenery; and
- (c) Enclosed in a suitable metal box with a tight self-closing door.

Stage Equipment—Portable

44-054 Fixtures on Scenery

(1) Fixtures attached to stage scenery shall be:

(a) Of the internally wired type; or

(b) Wired with flexible cord or cable approved for hard usage.

(2) The fixtures shall be secured firmly in place.

(3) The stems of the fixtures shall be carried through to the back of the scenery and shall have a suitable bushing on the end thereof.

44-056 String or Festooned Lights

(1) Joints in the wiring of string or festooned lights shall be staggered where practicable.

(2) Where the lamps of string or festooned lights are enclosed in paper lanterns, or shades or other devices of combustible material, they shall be equipped with lamp guards.

44-058 Flexible Conductors for Portable Equipment.

Flexible conductors for arc lamps, bunches, or other portable equipment shall be Types S, SO, or ST cord or cable, but for separate miscellaneous portable devices operated under conditions where the conductors are not exposed to severe mechanical injury, reinforced cords Types SV, SVO, SJ, SJO, or SJT may be used provided that they are protected by an overcurrent device rated or set at not more than 15 amperes.

44-060 Portable Equipment for Stage Effects.

Portable equipment for stage effects shall be of a type especially approved for the purpose and shall be so located that flames, sparks or hot particles cannot come in contact with combustible material.

Dressing Rooms

44-062 Pendants in Dressing Rooms. Pendant lights in dressing rooms shall be of a type especially approved for the purpose and shall be so located that flames, sparks or hot particles cannot come in contact with combustible material.

44-064 Receptacles in Dressing Rooms

(1) Every dressing room shall contain at least one receptacle constructed to accommodate parallel blade caps.

(2) All receptacles constructed to accommodate parallel blade caps in dressing rooms shall be controlled from the switchboard.

44-066 Lamp Guards in Dressing Rooms. All lights in dressing rooms shall be equipped with locked, open-end, wire guards.

Aisle Lights—Moving-Picture Theatres

44-068 Aisle Lights in Moving-Picture Theatres. Circuits for aisle lights located under seats may supply 30 outlets provided that the size of lamp bulb which can be used with each outlet is limited by barriers or the equivalent to 25 watts or less.

Construction

44-070 Metal Work

(1) The metal work for footlights, borders, proscenium sidelights, and strips shall be not less than 0.0309 inch (No. 20 MSG) thick.

(2) The metal work for bunches and portable strips shall be not less than 0.0209 inch (No. 24 MSG) thick.

44-072 Ventilation for Mogul Lampholders. Where the lighting devices are equipped with mogul lampholders, the lighting devices shall be constructed with double walls and with adequate ventilation between the walls.

44-074 Mechanical Protection of Lamps in Borders, Etc. Borders, proscenium sidelights, and strips shall be constructed so that the flanges of the reflectors or other suitable guards protect the lamps from mechanical injury and from accidental contact with scenery or other combustible material.

44-076 Clearances at Terminals. The terminals of lampholders shall be separated from the metal of the trough by at least $\frac{1}{2}$ inch.

44-078 Connections at Lampholders. Conductors shall be soldered to the terminals of lampholders unless other suitable means are provided to obtain positive and reliable connection under severe vibration.

44-080 Suspended Fixtures. Borders and strips shall be so suspended as to be electrically and mechanically safe.

44-082 Pendent Lights Rated More Than 100 Watts. Where a pendent lighting device contains a lamp or group of lamps of more than 100 watts capacity, it shall be provided with a guard of not more than $\frac{1}{2}$ -inch mesh so arranged as to prevent danger from falling glass.

General

46-000 Scope

(1) This Section applies to the installation, operation, and maintenance of emergency systems and unit equipment intended to supply illumination and to emergency systems intended to supply power, in the event of failure of the normal supply, where required by any governmental or other agency having jurisdiction.

(2) References to exit lighting systems refer to exit lights from emergency sources only.

(3) The requirements of this Section are supplementary to or amendatory of the general requirements of this Code.

46-002 System Voltage, 50 Volts or Less. Where an emergency system operates at 50 volts or less, it shall also conform to Section 56.

46-004 Method of Wiring. The method of wiring for emergency systems shall be rigid conduit, steel electrical metallic tubing, or mineral-insulated cable, unless special permission is obtained for the use of flexible conduit or armoured cable.

46-006 Testing and Maintenance

(1) Every emergency system shall be tested at least once every month to ensure security of operation.

(2) Where batteries are used as a source of supply for emergency systems, the batteries shall be kept:

- (a) In proper condition;
- (b) Fully charged at all times; and
- (c) In an adequately-ventilated battery room.

46-008 Location of Equipment

(1) No component of an emergency system shall be installed in a room which contains machinery using or used in connection with a combustible refrigerant.

(2) Storage batteries and generators for emergency systems shall be located within the building as to reduce as far as is possible the hazards of interference or damage to the equipment by fire, explosion or flooding within the building.

(3) Where the nature of the occupancy, construction, and internal protection of a building warrants it, an inspector may require that the batteries or generators, or both, be located in a fire-resisting room segregated from other parts of the building by unpierced walls, floor, and ceiling having a fire-resisting rating of at least 1 hour with entrance to the room from:

- (a) Outdoors; or
- (b) Inside the building providing the opening is protected by an approved automatic fire door.

46-010 Instructions

(1) Complete instructions for the operation and care of the emergency system shall be posted on the premises in a frame under glass.

(2) The form of the instructions and their location shall be subject to the approval of the inspector.

46-012 Audible and Visible Trouble-Signal Devices

(1) Every emergency system shall be equipped with audible and visible trouble-signal devices which give warning of derangement of the current source or sources and which indicate when the emergency load is supplied from batteries or generators.

(2) Audible trouble signals may be wired so that:

- (a) They can be silenced, but a red warning or trouble light shall continue to provide the protective function; and
- (b) When the system is restored to normal, the audible signal will:
 - (i) Sound, thus indicating the necessity of restoring the silencing switch to its normal position; or
 - (ii) Reset automatically so as to sound for any subsequent operation of the emergency system.

Current Supply

46-014 Capacity. Emergency systems shall have adequate capacity and rating to ensure the satisfactory operation of all equipment connected to the system when the principal source of power fails.

46-016 Current Supply

- (1) The current supply shall consist of:
 - (a) A service supply; and
 - (b) Where a stand-by supply is required:

- (i) A storage battery having sufficient capacity to supply and maintain, at not less than 91 per cent of full voltage, the total load of the emergency circuits for at least $\frac{1}{2}$ hour;
- (ii) A generator driven by a dependable prime mover; or
- (iii) By special permission, a separate service widely separated electrically and physically to minimize the possibility of simultaneous interruption of the supply.

(2) Automobile batteries and lead batteries not of the sealed glass-jar-type are not considered suitable under Subrule (1) and shall only be used by special permission.

(3) Where a generator is used, it shall be:

- (a) Of capacity sufficient to carry the load; and
- (b) Arranged to start automatically without failure and without undue delay upon the failure of the current supply of the principal equipment of the building.

Circuits

46-018 Wiring for Emergency Circuits. The wiring of emergency systems shall be kept entirely independent of all other wiring and equipment and shall not enter a fixture, raceway, box, or cabinet occupied by other wiring except where necessary;

- (a) In transfer switches; and
- (b) In exit or emergency lighting fixtures supplied from two sources.

46-020 Appliances and Lamps. No appliance or lamp, other than those required for the emergency system, shall be supplied by the emergency circuits.

Control

46-022 Control

(1) The current supply for an emergency system shall be controlled by an automatic changeover switch accessible only to authorized persons.

(2) An additional switch may be installed:

- (a) At the main source of supply or on the control panel of a special current-source; or
- (b) Adjacent to the automatic changeover switch to control separately the lights which are not required during daylight hours.

(3) An automatic light-actuated device approved for the purpose may be used to control separately the lights on the exterior of the building which are not required during daylight hours.

(4) The emergency circuits shall not be connected to or controlled by any other devices.

(5) Where self-contained battery-operated emergency lighting units are used, the branch circuit supplying the device shall be interconnected to the general lighting circuit so that failure of this circuit will actuate the emergency lighting unit.

Overcurrent Protection

46-024 Overcurrent Protection

(1) No device other than the overcurrent device for current supply for emergency systems shall be placed ahead of the branch circuit overcurrent devices.

(2) The branch circuit overcurrent devices shall be accessible only to authorized persons.

Unit Equipment

46-026 Unit Equipment

(1) Rules 46-026 to 46-036 apply to individual unit equipment only.

(2) In these rules, unit equipment means individual self-contained equipment for emergency illumination consisting of:

- (a) A battery;
- (b) Battery charging equipment;
- (c) One or more lamps; and
- (d) A relaying device arranged to energize the lamps automatically upon failure of the normal supply to the lighting circuit which the emergency unit equipment is intended to protect; this relaying device automatically de-energizing the emergency lights and/or equipment on restoration of normal service.

46-028 Batteries

(1) Storage batteries whether of the acid or alkali type shall be of the type specifically designed for such service and be of the rechargeable type.

(2) Batteries shall be of suitable rating and capacity to supply and maintain at not less than 91 per cent of rated lamp voltage the total lamp load associated with the unit for a period of at least $\frac{1}{2}$ hour.

46-030 Supply Connections. Unit equipment shall be connected by flexible cords or shall be permanently connected.

46-032 Remote Lamps. The wiring method between unit equipment and emergency illumination fixtures which are not a part of the unit shall be in accordance with Rule 46-018 and the Rules of Section 12.

46-034 Testing and Maintenance. Unit equipment shall be tested and maintained in accordance with Rules 46-006(1), (2) (a) and (2) (b).

46-036 Instructions. Instructions for the operation and care of unit equipment shall be in accordance with Rule 46-010.

SECTION 48—MOTION PICTURE STUDIOS, PROJECTION ROOMS, FILM EXCHANGES INCLUDING FILM-VAULTS AND STORE HOUSES FOR PYROXYLIN PLASTIC AND NITROCELLULOSE X-RAY AND PHOTOGRAPHIC FILM

48-000 Scope

(1) This Section applies to:

- (a) Motion picture studios, projection rooms, exchanges, factories and laboratories; and
- (b) Any building or portion of a building in which motion picture films, pyroxylin plastic and nitrocellulose X-ray and photographic films are manufactured, projected, developed, printed, rewound, repaired or stored;

and is supplementary to or amendatory of the general requirements of this Code.

(2) This Section does not apply where only slow-burning (cellulose-acetate or equivalent) film is used.

48-002 Wiring Method. The wiring method, unless specified otherwise in this Section, shall be rigid on-die, steel electrical metallic tubing, or mineral-insulated cable, except that portable cables or flexible cord may be used on studio stages and other locations where fixed wiring methods are impracticable.

48-004 Lamp Outlets. Lamp outlets on walls shall consist of lampholders mounted in outlet boxes and equipped with open-ends guards securely fastened to the cover of the box.

48-006 Pendent Lamps. Pendent lamps shall be suspended by means of reinforced cord, armoured cord or armoured cable, and shall be protected by guards or metal shades.

48-008 Portable Lamps. For portable lamps other than those used as properties in a motion picture set on a studio stage or similar location, the lampholders shall be:

- (a) Unswitched;
- (b) Of composition or metal-sheathed porcelain; and
- (c) Provided with a guard hook and handle.

48-010 Flexible Cords. Type S, SO or ST cord shall be used on portable lamps and equipment.

48-012 Patching Table Fixtures. At film-patching tables all lighting fixtures, except lamps forming part of approved patching table equipment, shall be of the totally-enclosed gasketed type.

48-014 Motors and Generators. Motors and generators having brushes or sliding contacts, other than those used on studio stages or installed in accordance with Rule 48-032, shall be of approved dust-tight or enclosed types.

48-016 Storage Batteries. Storage batteries shall comply with the requirements of Rules 26-080 to 26-086.

48-018 Pyroxylin Plastic Storage Rooms. In rooms used for the storage of pyroxylin plastic no receptacle or attachment plugs shall be installed.

Film-Vaults

48-020 Equipment in Film-Vaults. No electrical equipment other than that necessary for fixed lighting shall be installed in film-vaults.

48-022 Film-Vaults Wiring Method

(1) The wiring method in film-vaults shall be rigid conduit or mineral-insulated cable only, with threaded joints at couplings, boxes and fittings.

(2) Conduit or cable shall not run directly from vault to vault, but only from the switch to the lighting fixture within the vault.

(3) Conduit shall be sealed off near the switch enclosure with a fitting and compound approved for the purpose.

48-022 Film-Vault Wiring Method

(1) Lighting fixtures in film-vaults shall be of the explosion-proof type approved for use in Class 1, Group C hazardous locations and shall have metal cages or guards protecting the globes.

(2) The fixtures shall be located as close as practicable to the ceiling so as not to be liable to damage through handling of film containers.

48-026 Film-Vault Circuits

(1) Fixtures shall be controlled by a double-pole switch located outside the film-vault.

(2) A red pilot light shall be provided to indicate when the switch is closed and shall be located outside the film-vault.

(3) Wiring shall be arranged so that when the switch is off, all conductors within the film-vault will be dead.

Motion Picture Projection Rooms

48-028 Flexible Cords in Projection Rooms. Type S, SJ, SO, ST or K flexible cords shall be used on portable equipment in motion picture projection rooms.

48-030 Lamps in Projection Rooms. Incandescent lamps in projection rooms or booths shall be provided with an approved lamp guard unless otherwise protected by noncombustible shades or other enclosures.

48-034 Ventilation. All projection rooms shall be provided with exhaust ventilation fans sufficient to give a complete change of air every three minutes, and these fans shall be controlled from inside the projection room.

SECTION 50—DATA PROCESSING SYSTEM

SECTION 52—X-RAY INSTALLATIONS

52-000 Scope

(1) This Section applies to the installation of X-ray equipment operating at any frequency, and is supplementary to or amendatory of the general requirements of this Code.

(2) Nothing in this Section shall be construed as specifying safeguards against direct, stray or secondary X-ray radiation.

52-002 High Voltage Guarding

(1) High-voltage parts shall be mounted within enclosures of grounded metal except when installed in separate rooms or enclosures where a suitable switch shall be:

- (a) Provided to control the circuit supplying the X-ray equipment; and

(b) Arranged so that it will necessarily be open except while the door of the room or enclosure is locked from the outside.

(2) High-voltage parts of X-ray equipment may be mounted within enclosures of insulating material.

(3) Conductors in the high-voltage circuits shall be of the shock-proof type.

(4) Leads on fluoroscope tables shall be adequately insulated or be provided with barriers which will guard against inadvertent contact.

52-004 Milliammeter. If a milliammeter is provided it shall be:

(a) Connected, if practicable in the grounded lead; or

(b) Guarded if connected in the high-voltage lead.

52-006 Connections to Supply Circuit

(1) Permanently installed X-ray apparatus shall be connected to the power supply by means of a wiring method meeting the general requirements of this Code, except that apparatus properly supplied by branch circuits not larger than a 30-ampere branch circuit may be supplied through a suitable plug and heavy duty cable or cord.

(2) Transportable X-ray apparatus of any capacity may be connected to its power supply by suitable temporary connections and heavy duty cable or cord.

52-008 Disconnecting Means

(1) A disconnecting means of adequate capacity shall be provided in a location readily accessible from the X-ray control.

(2) For apparatus requiring a 115-volt branch circuit fused at 30 amperes or less, a plug and receptacle of proper size may serve as a disconnecting means.

52-010 Transformers and Capacitors

(1) Transformers and capacitors forming a part of an X-ray equipment shall not be required to conform to the requirements of Section 26 of this Code.

(2) Capacitors shall be provided with an automatic means for discharging and grounding the plates whenever the transformer primary is disconnected from the source of supply, unless all current-carrying parts of the capacitors and of the conductors connected therewith are:

(a) At least 8 feet from the floor, and are inaccessible to unauthorized persons; or

(b) Within enclosures of grounded metal or insulating material if within 8 feet from the floor.

52-012 Control

(1) For stationary equipment, the low-voltage circuit of the step-up transformer shall contain a circuit breaker which:

(a) Has no exposed live parts;

(b) Protects the radiographic circuit against fault conditions under all operating conditions;

(c) Is installed as a part of the equipment or directly adjacent thereto; and

(d) Is manually operable or else at least one other manually operable switch is provided in the low-voltage circuit of the step-up transformer, either as part of the equipment or directly adjacent thereto.

(2) Where in Subrule (1) the design of the step-up transformer is such that branch fuses having a current rating lower than the current rating of the circuit breaker are required for adequate protection for fluoroscopic and therapeutic circuits, they shall be added for protection of these circuits.

(3) For portable equipment, the requirements of Subrules (1) and (2) shall apply but the circuit breaker shall be located in or on the equipment except that no circuit breaker is required when the high voltage parts including the X-ray tube are within a single metal enclosure which is provided with a means for grounding.

(4) Medical X-ray equipment shall, in addition to complying with the requirements of Subrules (1), (2) and (3) as applicable, be provided with controlling means as follows:

(a) For the radiographic type, a timer shall be provided and controlled by a switch which shall be designed to open automatically except when held closed by the operator;

(b) For the fluoroscopic type, a switch shall be provided which shall be designed to open automatically except when held closed by the operator;

(c) For the therapeutic type, a timer shall be provided which is not of the repeating type.

(5) Industrial X-ray equipment of the radiographic and fluoroscopic types shall, in addition to complying with the requirements of Subrules (1), (2), and (3) as applicable, be provided with a timer or a manual switch to open and close the circuit at the option of the operator.

(6) Where switches operated by foot pressure are used with industrial X-ray equipment, the contact button shall be provided with a shield to avoid accidental closing unless the equipment is of the fully enclosed shockproof type.

(7) Where switches operated by foot pressure are used with equipment for radiographic work, the foot switch shall return automatically to the X-ray off position when foot pressure is removed.

(8) Where more than one piece of equipment is operated from the same high-voltage circuit, each piece or each group of equipment as a unit, shall be provided with a high-voltage switch or equivalent disconnecting means.

52-014 Grounding. Non-current-carrying parts of tube stands, fluoroscopes and other apparatus shall be grounded in conformity with the requirements of Section 10.

SECTION 54—RADIO AND TELEVISION INSTALLATIONS

54-000 Scope

(1) This Section is supplementary to or amendatory of the general requirements of this Code and applies to:

(a) Equipment for the reception of radio and television broadcast transmission;

(b) Equipment employed in the normal operation of a radio station licensed by the Government of Canada as an experimental amateur radio station; and

(c) Wire television distribution systems.

(2) This Section does not apply to equipment and antennas used for broadcast transmission and for coupling carrier current to power line conductors.

(3) In Subrule (2) "broadcast" means one-way communication in other than wire television distribution systems.

54-002 Receiving Equipment and Amateur Transmitting Equipment Rules. Rules 54-004 to 54-034 apply to:

(a) Radio and television receiving equipment; and

(b) Amateur radio transmitting equipment.

Protectors

54-004 Lightning Arresters, Receiving Stations

(1) Lightning arresters shall be provided for each lead-in conductor to receiving stations from an outdoor antenna, except where the lead-in conductors are protected from the antenna to the point of entrance to the building by a continuous metal shield that is:

(a) Grounded; or

(b) Provided with a lightning arrester.

(2) Lightning arresters for receiving stations shall be located outside the building, or inside the building between the point of entrance of the lead-in and the radio set or transformer, and as near as practicable to the entrance of the conductors to the building.

(3) Lightning arresters for receiving stations shall not be located near combustible material nor in a hazardous location.

54-006 Lightning Arresters, Transmitting Stations. Each conductor of a lead-in to a transmitting station from an outdoor antenna shall be provided with a lightning arrester or other suitable means which will drain static charges from the antenna system except:

(a) Where protected by a continuous metallic shield which is grounded; or

(b) Where the antenna is grounded.

Grounding Conductors

54-008 Material for Grounding Conductor. The grounding conductor shall be of copper, aluminum alloy, copper-clad steel, bronze or other corrosion-resistant material unless otherwise specified.

54-010 Insulation of Grounding Conductor. The grounding conductors may be uninsulated.

54-012 Support for Grounding Conductor. The grounding conductors shall be securely fastened in place and may be directly attached to the surface wired over without the use of insulating supports.

54-014 Mechanical Protection of Grounding Conductor. The grounding conductor shall be protected where exposed to mechanical injury.

54-016 Grounding Conductor to be Run in a Straight Line. The grounding conductor shall be run in as straight a line as is practicable from the lightning arresters or antenna mast, or both, to the grounding electrode.

54-018 Ground Electrode. The grounding conductor shall be connected to a grounding electrode as specified in Section 10.

54-020 Grounding Conductors, Inside or Outside Building. The grounding conductors may be run either inside or outside the building.

54-022 Size of Protective Ground. The size of the protective grounding conductor for receiving and transmitting stations providing ground connection for mast and lightning arrester shall be in accordance with Section 10.

54-024 Common Ground. A single grounding conductor may be used for both protective and operating purposes, but must be installed so that disconnection of the operating ground will not affect the protective ground circuit.

54-026 Radio Noise Suppressors. Radio interference eliminators, interference capacitors or radio noise suppressors connected to power supply leads shall be of a type approved for the purpose and shall not be exposed to mechanical injury.

Transmitting Stations

54-028 Enclosure of Transmitters. Transmitters shall be enclosed in a metal frame or grille, or thoroughly shielded or separated from the operating space by a barrier or other equivalent means.

54-030 Grounding of Transmitters. All exposed metallic parts of transmitters including external metallic handles and controls accessible to the operating personnel and accessories such as microphone stands, shall be grounded.

54-032 Interlocks on Doors of Transmitters. All access doors of transmitters shall be provided with interlocks which will disconnect all voltages in excess of 250 volts when any access door is opened.

54-034 Amplifiers. Audio-amplifiers which are located outside the transmitter housing shall be suitably housed and shall be located so as to be readily accessible and adequately ventilated.

Wire Television Distribution Systems

54-036 Wire Television Distribution System Rules. Rules 54-038 to 54-086 apply to wire television distribution systems.

54-038 Material. The coaxial cable or other types of cable or wire used in wire television distribution systems shall be acceptable for the purpose.

54-040 Supports. Where coaxial cable or other types of cable or wire are attached to, or supported on, buildings, the attachment or supporting fixtures shall be acceptable for the purpose.

54-042 Hazardous Locations. Where the circuits or apparatus within the scope of this Section are installed in hazardous locations, they shall also comply with the applicable rules of Section 18.

54-044 Provision of Protectors

(1) A protector acceptable for the purpose shall be provided on each wire television distribution circuit unless:

- (a) The television distribution cable has an effectively grounded metallic sheath or effectively grounded outer conductor of a coaxial cable; and
- (b) The metallic sheath of the television distribution cable or outer conductor of a coaxial cable is connected to ground at entrances to buildings in accordance with Rules 54-076, 54-078, 54-080 and 54-082.

(2) The protector shall be located in, or on, the building served, as near as practicable to the point at which the cable or wire enters, but, in the case of an underground entrance fed from aerial cable or wires, the protector may be placed at the junction of the underground and the aerial conductors.

(3) The protector shall not be located in any hazardous location as defined in Section 18, nor in the immediate vicinity of flammable or explosive materials.

(4) If the entire street circuit is run underground, no protector need be provided unless that portion of the circuit between the street and the building is liable to accidental contact with electric lighting or power conductors operating at a voltage exceeding 300 volts between conductors.

54-046 Protection Requirements

(1) The protector shall be mounted on an incombustible, absorption-resistant, insulating base except that, where a number of conductors are grouped to serve a building, the protectors may be mounted on a grounded metallic frame.

(2) The protector shall consist of an arrester between each line conductor and the ground, and a fuse connected in each line conductor so as to protect the arrester, except that the fuses may be omitted under the conditions outlined in Subrule (4).

(3) The protector terminals shall be plainly marked to indicate "line", "equipment" and "ground".

(4) Fuses protecting the arrester may be omitted:

- (a) On circuits entering a building through metal-sheathed cable, provided the metal sheath of the cable is grounded and the conductors in the cable are No. 24 AWG copper or smaller or No. 22 AWG aluminum or smaller; or
- (b) On circuits served directly by cables with grounded metal sheath or by insulated conductors, in accordance with Rules 54-062 and 54-064, extending from such cable to the building served, provided that the protector is acceptable for this purpose.

54-048 Arrangement of Inside Cables or Conductors

(1) Cables or conductors inside buildings shall be neatly arranged and secured in place in a convenient and workmanlike manner.

(2) The installation of such cables or conductors shall be in conformity with the provisions of Rules 54-050 to 54-052.

54-050 Insulation of Inside Cables or Conductors.

The kind of insulation for the cables or conductors of the wire television distribution system, located as in Rule 54-048, shall be acceptable for the particular application, but is not specified in further detail as reliance is placed upon the grounding arrangements or protectors to prevent dangerous voltages and currents where the conductors are liable to contact with power conductors.

54-052 Separation of Inside Cables or Conductors from Other Conductors

(1) The cables or conductors of a wire television distribution system in a building shall be separated at least 2 inches from any conductor of an electric light or power system unless:

- (a) One system is in grounded metallic raceways or metal-sheathed cable; or
- (b) Both systems are permanently separated by a continuous, firmly fixed non-conductor, other than the insulation on the conductors, such as porcelain tubes or flexible tubing.

(2) The cables or conductors of a wire television distribution system shall not be placed in any outlet box, junction box, raceway or similar fitting or compartment which contains conductors of electric light or power systems or of Class 1 circuits (as defined in Rule 16-004) unless:

- (a) The wire television cables or conductors are separated from the other conductors by an acceptable partition; or
- (b) The power or Class 1 conductors are placed solely for the purpose of supplying power to the wire television distribution system or for connection to remote-control equipment.

(3) The cables or conductors of a wire television distribution system in a building shall not be placed in a shaft with the conductors of an electric light or power system unless:

- (a) The conductors of the two systems are separated by at least 2 inches; or
- (b) The conductors of either system are encased in non-combustible tubing.

(4) There is no specific separation requirement for wire television distribution cable or conductors and communication cables or conductors other than the clearance necessary to prevent conflict or abrasion, providing the wire television distribution cables or conductors and the communication cable or conductor adhere to standard clearances from power circuits as defined in this Section.

54-054 Inside Cables or Conductors in a Vertical Run. Where cables or conductors of a wire television distribution system in a building are in a vertical run in a shaft or partition, they shall:

- (a) Have a flame-retardant covering capable of preventing the carrying of fire from floor to floor;
- (b) Be encased in tubing or other outer covering of non-combustible material; or
- (c) Be located in a fireproof shaft having fire stops at each floor.

54-056 Outside Overhead Cables or Conductors on Poles. The installation of overhead wire television distribution cables or conductors on poles in proximity with power or communication conductors or cables, shall be established in conformity with the provisions of Part III of the Canadian Electrical Code, or other appropriate regulations which may be in effect for the location concerned.

54-058 Outside Overhead Cables or Conductors on Roofs

(1) Wire television cables or conductors passing over buildings shall be kept at least 8 feet above any roof which may be readily walked upon, except that such clearance may be reduced or eliminated by special permission.

(2) Such special permission shall not be necessary where the building is a garage, or other auxiliary building of one storey.

54-060 Outside Cables or Conductors Requiring Protectors. Wire television distribution circuits which require protectors in accordance with Rule 54-044 of this Code, shall comply with Rules 54-062 to 54-068.

54-062 Insulation on Outside Single or Paired Conductors

(1) In a wire television distribution circuit requiring a protector, each conductor from the last outside support to the protector shall be covered, either individually or over the pair, with a substantial fibrous covering or equivalent protection and shall:

- (a) Have 1/32-inch rubber insulation;
- (b) Have rubber insulation which need not exceed 1/40 inch in thickness when such conductors are entirely within a block; or
- (c) Be acceptable for the purpose, having rubber insulation of a thickness less than specified above, or having other kinds of insulation.

(2) The word "block" as used in this Section of the Code shall be construed to mean a square or portion of a city, town, or village enclosed by streets and including the alleys so enclosed, but not any street.

54-064 Insulation of Outside Cables

(1) Conductors of wire television distribution circuits requiring protectors may have paper or other suitable insulation within a cable having:

- (a) A metal sheath; or
- (b) A rubber sheath of at least 1/32-inch thickness and covered with a substantial fibrous covering.

(2) Conductors of wire television distribution circuits requiring protectors, within a cable having a sheath other than specified in Subrule (1), shall be insulated as required by Rule 54-062, and the bunched conductors shall be covered with a substantial fibrous covering or equivalent covering.

54-066 Outside Cables or Conductors on Buildings

(1) Wire television distribution cables or conductors on buildings shall be separated from light or power conductors not in cable or conduit by at least 4 inches, unless permanently separated by a continuous and

firmly fixed non-conductor in addition to the insulation on the conductors, such as porcelain tubes or flexible conduit.

(2) Wire television distribution cables or conductors exposed to accidental contact with light or power conductors operating at voltages exceeding 300 volts, and attached to buildings, shall be separated from woodwork by being supported on glass, porcelain, or other insulating material acceptable for the purpose, except that such separation is not required where cables or conductors acceptable for the purpose are used to extend circuits to a building from a cable having a grounded metal sheath or grounded outer coaxial cable conductor.

(3) Wire television distribution cables or conductors attached to buildings shall not conflict with the circuits of other communication systems attached to the same building and sufficient clearances shall be provided that there will be no unnecessary interference to maintenance operations, and in no case should the conductors, cables, strand, or equipment of one system cause abrasion to the conductors, cables, strand, or equipment of the other system.

(4) Lead-in cables or conductors of a wire television distribution system, attached to buildings, shall be installed so that they cannot swing closer than:

- (a) 24 inches to the conductors of circuits of 300 volts or less;
- (b) 40 inches to the conductors of circuits of more than 300 volts.

54-068 Outside Cables or Conductors Entering Buildings. Where a protector is installed inside the building, the wire television distribution cables or conductors shall enter the building either through a non-combustible, non-absorptive insulating bushing, or through a metal raceway, except that the insulating bushing or metal raceway may be omitted where the entering conductors:

- (a) Are in metal-sheathed cable;
- (b) Pass through masonry; or
- (c) Are acceptable for the purpose and are used to extend circuits to a building from a cable having a grounded metal sheath.

54-070 Lightning Conductors. A separation of at least 6 feet shall, where practicable, be maintained between cables or conductors of wire television distribution systems on buildings and lightning conductors.

54-072 Underground Ducts

(1) Underground wire television distribution cables or conductors shall not be placed in any duct which contains electric lighting or power conductors.

(2) Duct systems, including laterals, to be occupied by wire television distribution cables or conductors for public use should be separated, where practicable, from duct systems, including laterals, for supply conductors by not less than 3 inches of concrete, 4 inches of brick masonry, or 12 inches of well-tamped earth.

(3) Where wire television distribution conductors or cables occupy ducts terminating in the same manhole or handhole, the two classes of ducts should be separated as widely as practicable and, where practicable, shall enter the manhole from opposite sides.

(4) Wire television distribution cables and supply cables for public use occupying the same manhole should, where practicable, be maintained at opposite sides of the manhole.

54-074 Underground Block Distribution. Where the entire street circuit is run underground and the part of the circuit within the block is placed so that it is not liable to contact with electric lighting or power circuits of more than 300 volts:

- (a) No protector as specified in Rule 54-044 is required, and Rule 54-064 shall not apply;
- (b) The insulation requirements of Rules 54-062 and 54-064 shall not apply;
- (c) Conductors or cables need not be placed on insulating supports as specified in Rule 54-066 (2); and
- (d) Where the conductors or cables enter the building, no bushings as specified in Rule 54-084 are required.

54-076 Ground of Cable Sheath or Outer Conductor of a Coaxial Cable. Where cables, either aerial or underground, enter buildings, the metal sheath of the cable or outer conductor of a coaxial cable shall be grounded on the building premises as close to the point of entrance as practicable.

54-078 Grounding Conductor

(1) The grounding conductor for a cable sheath, outer conductor of a coaxial cable or protector, shall have rubber insulation not less than 1/32-inch in thickness, and shall be covered by a substantial fibrous covering except that conductors acceptable for the purpose, having less than 1/32-inch rubber insulation, or having other kinds of insulation, may be used.

(2) The grounding conductor shall be of copper.

(3) Protector grounding conductors shall be not smaller than No. 18 AWG.

(4) Sheath or outer conductor of coaxial cable grounding conductors shall have a conductivity at least equal to that of the metallic sheath, or the outer conductor of the coaxial cable, and shall be connected to the metallic sheath, or outer conductor of the coaxial cable, by means of pressure connectors or other acceptable means.

(5) The grounding conductor shall be run from the cable sheath, outer conductor of a coaxial cable, or protector to the grounding electrode in as straight a line as possible.

(6) Where necessary, the grounding conductor shall be guarded from mechanical injury.

54-080 Grounding Electrode

(1) The grounding conductor shall be connected to a metallic water pipe electrode, as close to the point of entrance as possible.

(2) Where a metallic water pipe is not available and the grounded conductor of the power service is connected to the water pipe at the building, the cable sheath, outer conductor of a coaxial cable or protector, grounding conductors may be connected to the power service conduit, service equipment enclosures, or to the grounding conductor of the power service.

(3) In the absence of a metallic water pipe, the wire television distribution cable sheath, the outer conductor of a coaxial cable, or the protector may be connected to an effectively grounded metallic structure, or to a ground rod or pipe driven into permanently damp earth, but steam or hot-water pipes, gas pipes or lightning rod conductors shall not be used as grounding electrodes.

(4) In areas where there is no underground metallic water systems, wire television distribution, telephone, and power ground rods shall be interconnected:

- (a) With a bond wire or wires having greater conductivity than that of the power grounding conductor;
- (b) To the power service equipment enclosure, if this conduit or equipment enclosure is connected to the power service multi-grounded neutral conductor; and
- (c) To the grounding conductor of the power service, if the power service is of the multi-grounded neutral type.

54-082 Grounding Electrode Connection

(1) The grounding conductor shall be attached to a grounding electrode by means of an approved bolt clamp except, in the case of a ground rod, a wire lead may be permanently connected to the rod in a manner specified in CSA Standard C83-1970, Communication and Power Line Hardware, and this wire lead connected to the grounding conductor by means of pressure connectors or other acceptable means.

(2) Where a bolt clamp is used, the grounding conductor shall be acceptably connected to the clamp in an effective manner.

54-084 Cables or Conductors Extending from Building to Building

(1) This type of construction should only be used within the confines of private property.

(2) Cables or conductors extending between buildings shall always be run below any power conductors which may exist in this space.

(3) Cables or conductors extending between buildings shall be installed so they cannot swing closer than:

- (a) 24 inches to the conductors of power or lighting circuits of 300 volts or less;
- (b) 40 inches to the conductors of power or lighting circuits of more than 300 volts;
- (c) 24 inches to the conductors of any other communication circuits.

(4) Cables or conductors extending between buildings shall have acceptable clearances above ground and shall conform to the Canadian Electrical Code, Part III.

(5) Cables or conductors extending between buildings, and their supports or attachment fixtures, shall be acceptable for the purpose and shall have sufficient strength to withstand the loads to which they may be subjected, except that, when conductors or cables do not have sufficient strength to be self-supporting, they shall be lashed to a supporting strand which, together with its attachment fixtures or supports, shall be acceptable for the purpose, and shall have sufficient strength to withstand the loads to which it may be subjected.

(6) Part III of the Canadian Electrical Code shall serve as a standard from which the adequacy of the strength of construction may be determined.

54-086 Wire Television Distribution Amplifiers

(1) Wire television distribution amplifier cabinets and chassis, cable sheath, or outer conductor of coaxial cable and the metallic conduit, or metallic cable sheath enclosing the power service wire connection to the amplifier, must all be connected to the supply multi-grounded neutral using No. 6 AWG copper wire.

(2) The conduit or metallic cable sheath, enclosing the power service wire connection to the amplifier, may be used as part of this connection to the supply multi-grounded neutral conductor if it has an ampacity equivalent to No. 6 AWG copper wire.

(3) Wire television distribution amplifier cabinets shall be provided with locks if they are so mounted as to be accessible to the public.

SECTION 56—SMALL ISOLATED PLANTS

56-000 Scope. This Section applies to

(a) Electric power plants in which:

(i) A prime mover is connected to an electric generator operating at a potential difference of less than 50 volts; or

(ii) A storage battery is the source of supply; and

(b) The control devices used in the plants;

and is supplementary to or amendatory of the general requirements of this Code.

56-002 Lampholders. Lampholders shall be rated 660 watt, 250 volt, and shall be considered to have a maximum rating of $3\frac{1}{2}$ amperes.

56-004 Conductors

(1) No conductors shall have an ampacity less than that of No. 12 AWG copper wire, but a flexible cord which supplies a single lampholder may be of No. 14 AWG copper.

(2) The sizes of conductors used shall be those specified in Tables 1, 2, 3 or 4.

56-006 Number of Outlets on Branch Circuits. There shall be not more than 8 outlets on a branch circuit.

56-008 Branch Circuit Capacity. In determining the size of conductors required, each lampholder shall be considered as loaded to not less than 2 amperes.

56-010 Branch Circuit Overcurrent Protection. The overcurrent devices which protect branch circuits shall be rated or set at not more than 20 amperes.

56-012 Devices over 5 Amperes

(1) No device rated at more than 5 amperes shall be connected to a branch circuit which supplies incandescent lamps.

(2) A device rated at more than 5 amperes shall be supplied from a branch circuit used for no other purpose and equipped with receptacles rated at not less than 20 amperes.

56-014 Batteries. Batteries shall be kept in rooms or spaces having natural means of ventilation.

SECTION 58—FUR STORAGE VAULTS

58-000 Scope. This Section applies to electrical equipment and installations in fur storage vaults and is supplementary to or amendatory of the general requirements of this Code.

58-002 Electrical Equipment in Storage Vaults. Electrical equipment in storage vaults shall be limited to:

(a) Supply conduits or cable;

(b) Lighting fixtures;

(c) Burglary, fire-detection and fire-extinction systems;

(d) Ventilation motors, refrigeration and air conditioning and air circulating or blower motors, all of which shall comply with Rule 58-012; and

(e) Such other equipment as may be necessary to the proper utilization of the storage vault.

58-004 Wiring Method

(1) The wiring method in storage vaults shall be rigid conduit, mineral-insulated cable or aluminum-sheathed cable except that, where a flexible connection is required, a short length of flexible conduit may be used.

(2) Conduits shall be joined with threaded fittings.

(3) Outlet or junction boxes or other wiring enclosures shall have threaded hubs which provide at least three full threads for the attachment of conduit or cable fittings.

58-006 Portable Lamps, etc. Portable lamps, portable heaters, extension cords, or pendent cords shall not be used in storage vaults.

58-008 Lighting Fixtures

(1) Where incandescent lighting fixtures are installed in a storage vault they shall be of the totally-enclosed gasketed type to safeguard against possible discharge of sparks or hot particles.

(2) Lighting fixtures shall be located so that their lamps shall be at least 12 inches from the stored garments and fumigant evaporating trays and shall not be located directly above such trays.

(3) Where fluorescent fixtures are installed, each ballast including its power factor correcting capacitor, shall be inherently protected by suitable temperature limiting devices.

58-010 Lighting Branch Circuits

(1) Lighting branch circuits in a storage vault shall be controlled by a switch located outside the vault, but near the entrance thereto.

(2) A switch controlling a lighting circuit in a storage vault shall be provided with a red-coloured pilot light located outside the vault so as to be visible to an attendant.

(3) Where a master switch is arranged to control all lighting circuits in one or more storage vaults, then only one pilot light shall be required for the master switch.

(4) Where a lighting circuit is protected by a fuse, a Type S tamper-resistant fuse shall be used.

58-012 Motors

(1) Only motors essential to operation shall be located in a storage vault and such motors shall be of the totally-enclosed type, protected integrally against overheating by a manual re-set device approved for use with the particular motor involved.

(2) Refrigeration and air-conditioning units, including compressors, and motors shall not be located in a storage vault unless the refrigerant is non-flammable and the unit is approved as a self-contained assembly designed for permanent installation.

(3) Where a motor is used to exhaust fumes or smoke from a vault its controller shall be located outside the vault and its function shall be conspicuously identified for the benefit of the Fire Department.

(4) All refrigeration systems, air conditioning systems, blowers and fans serving a storage vault shall be cut off automatically on actuation of an automatic fire detection or protection system installed within the vault.

SECTION 60—ELECTRICAL COMMUNICATION SYSTEMS

Scope

60-000 Scope

(1) This Section applies to electrical communication systems, that is to telephone, telegraph, district messenger, fire and burglar alarm, watchman or sprinkler supervisory systems, and other central station systems of a similar nature, which commonly receive the power supply necessary for their operation from central office or local power sources; and to telephone systems not connected to a central station system but using similar types of equipment, methods of installation and maintenance, and is supplementary to or amendatory of the general requirements of the Code.

(2) This Section outlines those protective measures which are essential to safeguard electrical communication systems under the various conditions to which they are subjected.

(3) This Section does not apply to radio communication equipment.

General

60-002 Circuits in Communication Cables. Remote-control circuits and signal circuits which use conductors in a cable assembly with other conductors forming parts of communication circuits are, for the purposes of this Code, deemed to be communication circuits.

60-100 Circuits in Communication Cables. Remote-control circuits and signal circuits which use conductors in a cable assembly with other conductors forming parts of communication circuits are, for the purposes of this Code, deemed to be communication circuits.

60-102 Hazardous Locations. Where the circuits or apparatus within the scope of this Section are installed in hazardous locations, they shall also comply with the applicable rules of Section 18.

60-104 Approval of Inspector

(1) Communication circuits employed by an electrical or communication utility in the exercise of its function as a utility shall not be subject to the approval of an inspector.

(2) Where the communication circuit derives power for operation from a supply circuit, the transformer or other current-limiting device used at the junction of the communication and the supply circuit shall be subject to the approval of an inspector.

60-106 Approved Transformers. Where transformers or other devices supply current to a communication circuit from an electric supply circuit, the transformers or other devices shall be of a type approved for the service.

Protection

60-200 Provision of Protectors

(1) A protector, acceptable for the purpose, shall be provided on each communication circuit, except as provided in Subrule (4).

(2) The protector shall be located in or on the building served as near as practicable to the point at which the conductors enter.

(3) The protector shall not be located in any hazardous location as defined in Section 18, nor in the immediate vicinity of flammable or explosive materials.

(4) If the entire street circuit is run underground, no protector need be provided unless that portion of the circuit between the street and the building is liable to accidental contact with electric lighting or power conductors operating at a potential exceeding 300 volts between conductors.

60-202 Protector Requirements

(1) The protector shall be mounted on an incombustible, absorption-resisting, insulating base except that, where a number of conductors are grouped to serve a building, the protectors may be mounted on a grounded metallic frame.

(2) The protector shall consist of an arrester between each line conductor and the ground, and a fuse connected in each line conductor so as to protect the arrester, except that the fuses may be omitted under the conditions outlined in Subrule (4).

(3) The protector terminals shall be plainly marked to indicate "line", "instrument" and "ground".

(4) Protectors without fuses may be used:

- (a) On circuits which enter a building through metal-sheathed cable, or through a non-metallic sheathed cable having a metal grounding shield between the sheath and the conductor assembly, provided the metal sheath or shield of the cable is grounded and the conductors in the cable shall safely fuse at currents less than the ampacity of the protector and the protector grounding conductor;

- (b) On circuits served by insulated conductors, in accordance with Rules 60-506 and 60-508, extending to a building from a metal-sheathed cable or from a non-metallic sheathed cable having a metal grounding shield between the sheath and the conductor assembly provided the metal sheath or shield is grounded and the conductors in the cable shall safely fuse at currents less than the ampacity of the protector, the associated insulated conductors, and the protector grounding conductor;
- (c) On circuits served by insulated conductors, in accordance with Rules 60-506 and 60-508, extending to a building from other than grounded metal-sheathed cable, or non-metallic sheathed cable having a grounded metal grounding shield between the sheath and the conductor assembly, provided;
 - (i) The protector is acceptable for this purpose;
 - (ii) The protector grounding conductor is grounded to a water pipe electrode or to the grounding conductor or grounding electrode of a multi-grounded neutral power system; and
 - (iii) The connections of the insulated conductors extending from the building to the exposed plant, or the conductors of the exposed plant, shall safely fuse at currents less than the ampacity of the protector, the associated insulated conductors and the protector grounding conductor.

Inside Conductors

60-300 Arrangements of Conductors

(1) Conductors on the consumer's or subscriber's side of the protector and conductors inside buildings in which no protector is provided shall be neatly arranged and secured in place in a convenient and workmanlike manner.

(2) The installation of such conductors shall be in conformity with the provisions of Rules 60-302 to 60-306.

(3) In all buildings where the number of communication conductors warrants such a procedure or where raceways are required for lighting and power, consideration shall be given to the provision of suitable raceways or conduit for the service to and distribution of communication circuits for the building.

60-302 Insulation. The kind of insulation for the conductors of communication system, located as in Rule 60-300, shall be acceptable for the particular application, but is not specified in further detail, as reliance is placed upon the protectors to prevent dangerous voltages and currents where the conductors are liable to contact with power conductors.

60-304 Separation from Other Conductors

(1) The conductors of an electrical communication system in a building shall be separated at least 2 inches from any insulated conductor of an electric light or power system operating at 300 volts or less, and shall be separated at least 2 feet from any insulated conductor of an electric light or power system operating at more than 300 volts unless:

- (a) One system is in grounded metallic raceways or metal-sheathed cable; or
- (b) Both systems are permanently separated by a continuous, firmly fixed non-conductor, other than the insulation on the conductors, such as porcelain tubes or flexible tubing.

(2) The clearances given in Subrule (1) shall, for any voltage, be increased to provide adequate working space if the power conductors are bare.

(3) The conductors of an electrical communication system shall not be placed in any outlet box, junction box, raceway, or similar fitting or compartment which contains conductors of electric light or power systems or of Class 1 circuits (as defined in Rule 16-004) unless:

- (a) The communication conductors are separated from the other conductors by an acceptable partition; or
- (b) The power or Class 1 conductors are placed solely for the purpose of supplying power to the communication system, or for connection to remote control equipment, except that no communication conductors installed in an outlet box, junction box, raceway, or similar fitting or compartment which contains such conductors of power or Class 1 circuits shall show a green-coloured insulation, unless such communication conductor is completely contained within a sheathed- or jacketed-cable assembly throughout the length that is present in such raceways or enclosures.

(4) The conductors of an electrical communication system in a building shall not be placed in a shaft with the conductors of an electric light or power system unless:

- (a) The conductors of the two systems are separated by at least 2 inches; or
- (b) The conductors of either system are encased in noncombustible tubing.

60-306 Conductors in a Vertical Run. Where conductors of communication circuits in a building are in a vertical run in a shaft or partition, they shall:

- (a) Have a flame-retarding covering capable of preventing the spreading of fire from floor to floor; or
- (b) Be encased in tubing or other outer covering of non-combustible material; or
- (c) Be located in a fireproof shaft having fire stops at each floor.

60-308 Communication Cables in Hoistways

(1) Special permission shall be required to install communication conductors in hoistways.

(2) All conductors, except travelling cables, shall be totally enclosed in continuous metal raceway.

(3) Pullboxes required for communication interconnection shall be located outside the hoistway.

Equipment

60-400 Communication Equipment in Bathrooms. Communication equipment in bathrooms shall be so located that no part of it may be reached or used from the bath or shower enclosure.

Outside Conductors

60-500 Overhead Conductors on Poles. The installation of overhead communication conductors on poles in proximity with power conductors shall be established in conformity with the provisions of Part III of the Canadian Electrical Code.

60-502 Overhead Conductors on Roofs

(1) Communication conductors passing over buildings shall be kept at least 8 feet above any roof which may be readily walked upon.

(2) Communication conductors shall not be attached to the upper surfaces of roofs or be run within 6 feet, measured vertically, of a roof without special permission.

(3) Special permission shall not be necessary where the building is a garage or other auxiliary building of one storey.

60-504 Circuits Requiring Protectors. Communication circuits which require protectors in accordance with Rule 60-200 of this Code shall comply with Rules 60-506 to 60-512.

60-506 Insulation, Single or Paired Conductors

(1) In a communication circuit requiring a protector, each conductor from the last outdoor support to the protector shall be covered, either individually or over the pair, with a substantial fibrous covering or equivalent protection and shall:

- (a) Have 1/32-inch rubber insulation; or
- (b) Have rubber insulation which need not exceed 1/40 inch in thickness when such conductors are entirely within a block; or
- (c) Shall be conductors acceptable for the purpose, having rubber insulation of a thickness less than specified above, or having other kinds of insulation.

(2) The word "block" as used in this Section of the Code shall be construed to mean a square or portion of a city, town, or village enclosed by streets and including the alleys so enclosed but not any street.

60-508 Cable Insulation

(1) Conductors of communication circuits requiring protectors may have paper or other suitable insulation within a cable having:

- (a) A metal sheath; or
- (b) A non-metallic sheath having a metal grounding shield between the sheath and the conductor assembly; or
- (c) A rubber sheath at least 1/32 inch thick and covered with a substantial fibrous covering.

(2) Conductors, of communication circuits requiring protectors, within a cable having a sheath other than specified in Subrule (1), shall be insulated as required by Rule 60-506, and the bunched conductors shall be covered with a substantial fibrous covering or equivalent covering.

60-510 On Buildings

(1) Communication conductors on buildings shall be separated from light or power conductors not in cable or conduit by at least 4 inches unless permanently separated by a continuous and firmly fixed non-conductor in addition to the insulation on the conductors, such as porcelain tubes or flexible tubing.

(2) The clearances given in Subrule (1) shall, for any voltage, be increased to provide adequate working clearance if the power conductors are bare.

(3) Communication conductors exposed to accidental contact with light or power conductors operating at voltages exceeding 300 volts, and attached to buildings, shall be separated from woodwork by being supported on glass, porcelain, or other insulating material acceptable for the purpose, except that such separation is not required where fuses are omitted as provided for in Rule 60-202 (4), or where conductors acceptable for the purpose are used to extend circuits to a building from a cable having a grounded metal sheath.

60-512 Entering Buildings. Where a protector is installed inside the building, the communication conductors shall enter the building either through a noncombustible, non-absorptive insulating bushing, or through a metal raceway, except that the insulating bushing may be omitted where the entering conductors:

- (a) Are in metal-sheathed cable;
- (b) Pass through masonry;
- (c) Are acceptable for the purpose and fuses are omitted as provided for in Rule 60-202 (4); or
- (d) Are acceptable for the purpose and are used to extend circuits to a building from a cable having a grounded metal sheath.

60-514 Lightning Conductors. A separation of at least 6 feet shall, where practicable, be maintained between conductors of communication circuits on buildings and lightning conductors.

Underground Circuits

60-600 Separate Ducts

(1) Underground communication conductors shall not be placed in any duct which contains electric lighting or power conductors.

(2) Duct systems, including laterals, to be occupied by communication conductors for public use should be separated, where practicable, from duct systems, including laterals, for supply conductors by not less than 3 inches of concrete, 4 inches of brick masonry, or 12 inches of well-tamped earth.

(3) Where communication and supply conductors or cables occupy ducts terminating in the same manhole or handhole, the two classes of ducts should be separated as widely as practicable and where practicable shall enter the manhole from opposite sides.

(4) Communication cables and supply cables for public use occupying the same manhole should, where practicable, be maintained at opposite sides of the manhole.

60-602 Underground Block Distribution. Where the entire street circuit is run underground and the part of the circuit within the block is so placed that it is not liable to contact with electric lighting or power circuits of more than 300 volts:

- (a) No protector is required as specified in Rule 60-200;
- (b) The insulation requirements of Rules 60-506 and 60-508 shall not apply;
- (c) Conductors need not be placed on insulating supports as specified in Rule 60-510 (3); and
- (d) Where the conductors enter the building no bushings are required as specified in Rule 60-512.

Grounding

60-700 Grounding of Cable Sheath. Where cables, either aerial or underground, enter buildings, the metal sheath of the cable shall be grounded on the building premises as close to the point of entrance as practicable, or shall be interrupted close to the entrance to the building by an insulating joint or equivalent device.

60-702 Protector Grounding Conductor

(1) The protector grounding conductor shall have rubber insulation not less than 1/32 inch thick and shall be covered by a substantial fibrous covering, except that conductors acceptable for the purpose, having less than 1/32 inch rubber insulation, or having other kinds of insulation, may be used.

(2) The grounding conductor shall be of copper, not smaller than No. 18 AWG.

(3) The grounding conductor shall be run from the protector to the grounding electrode in as straight a line as possible.

(4) Where necessary, the grounding conductor shall be guarded from mechanical injury.

60-704 Grounding Electrode

(1) The grounding conductor shall preferably be connected to a water pipe electrode, as close to the point of entrance as possible.

(2) Where a water pipe is not readily available and the grounded conductor of the power service is connected to the water pipe at the building, the protector grounding conductor may be connected to the power service conduit, service equipment enclosures, or to the grounding conductor of the power service.

(3) In the absence of a water pipe, the communication protector grounding conductor may be connected to an effectively grounded metallic structure, or to a ground rod or pipe driven into permanently damp earth, but:

- (a) Steam, gas, or hot water pipes, or lightning rod conductors shall not be used as grounding electrodes; and
- (b) A driven rod or pipe used for grounding power circuits shall not be used as a communication protector grounding electrode unless it is connected to the grounded conductor of a multi-grounded power neutral.

(4) Where a driven ground rod or pipe is used as a grounding electrode for an electrical communication system, it shall be separated by at least 6 feet from any other electrode, including those used for power circuits, radio, lightning rods, or any other purpose, with the understanding, however, that nothing in this Rule shall be taken to forbid the bonding together, in accordance with the requirements of Rule 10-702 of the several grounding electrodes that are mentioned in this Subrule.

(5) The normal length of a driven ground rod used as the grounding electrode for a communication station protector is 5 feet, but where the normal rod would not reach moist soil when installed, a rod of suitable additional length shall be used.

60-706 Grounding Electrode Connection

(1) The grounding conductor shall be attached to a grounding electrode by means of an approved bolt clamp except that, in the case of a ground rod, a wire lead may be permanently connected to the rod in a manner specified in CSA Standard C83-1970, Communication and Power Line Hardware, and this wire lead connected to the grounding conductor by means of pressure connectors or other acceptable means.

(2) Where a bolt clamp is used, the grounding conductor shall be soldered or otherwise acceptably connected to the clamp in an effective manner.

60-708 Bonding of Electrodes. A copper conductor not smaller than No. 6 AWG shall be connected between communication and power grounding electrodes when separate artificial grounding electrodes are required as described in Rule 60-704.

SECTION 62—FIXED ELECTRIC SPACE AND SURFACE HEATING SYSTEMS

Scope

62-000 Scope

(1) This Section applies to:

- (a) Fixed electric space heating systems for heating rooms and similar areas; and
- (b) Fixed surface heating systems for pipe heating, melting of snow or ice on roofs or concrete or asphalt surfaces, soil heating and similar applications other than space heating.

(2) The requirements of this Section are additional to or amendatory of the general requirements of this Code.

General

62-002 General Rules. Rules 62-004 to 62-028 apply to both fixed space and surface heating installations.

62-004 Special Terminology. In this Section the following definitions apply:

- (a) **Cable set** means a heating conductor and includes the non-heating portion connected to the heating portion;

- (b) **Central unit** means any heating unit (or group of units assembled so as to form a complete unit) permanently installed in such a way that it can convey heat to rooms or areas using air, liquid, or vapour flowing through pipes or ducts, and includes duct heaters;
- (c) **Fixture** means any heating unit (or group of units assembled so as to form a complete unit) permanently installed in such a manner that it can be removed or replaced without removing or damaging any part of the building structure;
- (d) **Surface heating strip system** means a heating system, intended for use on the outside surface of pipes, tanks, ducts, and vessels, consisting of:
 - (i) non-metallic resistance heater strips;
 - (ii) jumper assemblies for inter-connection of two or more runs of strip supplied from one branch circuit;
 - (iii) dead-end fittings; and
 - (iv) a terminal assembly for connection to the branch circuit;
- (e) **Heater strip** means a heating element consisting of a continuous parallel connected heating unit.

62-006 Special Locations. Heating equipment installed in hazardous locations or where subject to wet or corrosive conditions shall be of a type approved for the particular location.

62-008 Terminal Connections

(1) Connections to heating equipment shall be made in terminal fittings or boxes and equipment shall be installed so that connections between circuit conductors and equipment conductors are accessible without disturbing any part of the wiring.

(2) Where the temperature at the point of connection between branch circuit conductors and heating equipment exceeds 60C (140F), the branch circuit conductors shall be installed in accordance with Rule 30-410.

62-010 Branch Circuits

(1) Branch circuit conductors used for the supply of energy to heating equipment shall:

- (a) Be used solely for such equipment; and
- (b) Have an ampacity not less than that of the connected load supplied.

(2) For the purpose of this Rule an approved unit which combines heating with ventilating or lighting equipment or both, shall be considered to be heating equipment.

(3) Notwithstanding Subrule (1) where a heat lamp is not the sole source of heat it may be used in a medium-base lampholder acceptable for the purpose where the lampholder is supplied from a general-use branch circuit.

62-012 Overcurrent Protection and Grouping

(1) Every fixture, cable set or strip system having an input of more than 30 amperes shall be supplied by a branch circuit which supplies no other equipment.

(2) Two or more fixtures or cable sets may be grouped on a branch circuit used for space heating in a residential occupancy providing that the branch circuit overcurrent devices are rated or set at not more than 30 amperes.

(3) In other than residential occupancies, two or more fixtures, cable sets or strip systems may be grouped on a branch circuit and, except by special permission, the branch circuit overcurrent devices shall not be rated or set in excess of 60 amperes.

(4) Where two or more fixtures, cable sets or strip systems are grouped on a single branch circuit the non-heating leads of cable sets and taps to cable sets, fixtures and strip system shall:

- (a) Have an ampacity not less than $\frac{1}{3}$ the rating of the branch circuit overcurrent devices; and
- (b) Be not more than 25 feet in length.

(5) Where the heating portion of a cable set is not totally embedded in non-combustible material, the rating or setting of the branch circuit overcurrent devices shall not exceed 15 amperes.

(6) Where a service, feeder, or branch circuit is used solely for the supply of energy to heating equipment, the total connected load of heating equipment shall not exceed 80 per cent of the rating of the service, feeder, or branch circuit overcurrent devices.

(7) Where cartridge fuses protect:

- (a) Branch circuits supplying heating loads; and
- (b) Feeders or services supplying loads of which the heating load constitutes more than 50 per cent of the total load;

the cartridge fuses shall be Type D or HRC Form 1.

(8) Branch circuit conductors supplying fixed resistance heating loads may be sized in accordance with 100 per cent of the fixed load and protected by overcurrent devices not exceeding 125 per cent of the fixed load.

62-014 Thermal Insulation. Where heating equipment is installed on or within any surface such as walls or ceilings, only thermal insulation of the non-corrosive, noncombustible type shall be used.

62-016 Installation of Fixtures

(1) Fixtures shall be installed so that:

- (a) The proper radiation of heat shall not be obstructed by any portion of the building structure;
- (b) Adjacent combustible material shall not be subjected to temperatures in excess of 90C (194F);

(2) Where a fixture is recessed in noncombustible material in a building of concrete, masonry or equal fire-resisting construction, the non-combustible ma-

terial may be subjected to temperatures not exceeding 150C (302F), but the fixture shall be plainly marked as approved for the service.

(3) Fixtures weighing more than 10 pounds shall be installed so that the wiring connections in the outlet box or its equivalent will be accessible for inspection without removing the fixture supports.

(4) Fixtures weighing more than 25 pounds shall not be supported directly by an outlet box which is mounted on a bar hanger.

(5) Fixtures weighing more than 50 pounds shall be supported independently of the outlet box.

(6) Where fixtures are installed less than 18 feet above the floor in an arena, gymnasium, or similar location, where they may be exposed to damage from flying objects, the heating elements shall be of the metal-sheathed type or the fixtures shall be specifically approved for the application.

62-018 Fixtures as Raceways

(1) No fixtures shall be used as a raceway for circuit conductors unless the fixture is approved and marked for this use.

(2) Notwithstanding Subrule (1), the wiring channel of a baseboard heating unit may be used to contain the wiring for interconnection of adjacent baseboard units on the same branch circuit if the units are approved and marked for this use.

60-020 Construction of Cable Sets. Cable sets shall be complete approved assemblies including the non-heating end leads, and shall have permanent markings as required not more than 3 inches from the supply terminal end of a non-heating lead.

62-022 Installation of Cable Sets

(1) The heating portion of a cable set shall not be shortened and any cable set which does not bear its original markings shall be considered to have been shortened and will be rejected unless the installer can prove to the satisfaction of the inspection department, by instrument measurements, that the characteristics of the approved cable set have not been altered.

(2) The entire length of the heating portion, including connections to non-heating leads, shall be installed within the heating area.

(3) Cable sets shall be installed so that the temperature on any part will not exceed 90C (194F) except as permitted in Rule 62-052 (2).

(4) The heating portions of cable sets shall not be run closer than 8 inches to any outlet to which a lighting fixture or other heat-producing equipment is liable to be connected.

(5) Where cable sets without metallic shields or sheaths are installed, metallic structures or materials used for the support of such cable sets shall be grounded.

(6) Where a cable set is liable to accidental contact with conductive material which is not effectively grounded, the heating portion of the cable set shall have a metallic shield or sheath.

(7) Metallic shields and sheaths of cable sets shall be grounded.

62-024 Non-Heating End Leads of Cable Sets

(1) The non-heating end leads of cable sets shall be installed in accordance with the requirements of Section 12 for the type of conductors employed.

(2) Where the heating element of a cable set is embedded in a concrete or similar floor the non-heating end leads if not of the metal-sheathed type, shall be run from within the concrete to the junction box in rigid conduit, electrical metallic tubing, or other approved raceway, which shall terminate in a horizontal run within the concrete and have a bushing or equivalent fitting to prevent abrasion of the conductors where they emerge.

62-026 Demand Factors for Service Conductors and Feeders

(1) Where service conductors or feeders are used solely for the supply of energy to heating equipment they shall have an ampacity of not less than the sum of the current ratings of all the equipment they supply.

(2) Notwithstanding Subrule (1), where a heating installation in a residential occupancy is provided with automatic thermostatic control devices in each room or heated area the ampacity of service conductors or feeders supplying heating equipment only shall be based on the following:

(a) The first 10 kilowatts of connected heating load at 100 per cent demand factor; plus

(b) The balance of the connected heating load at 75 per cent demand factor.

(3) Where service conductors or feeders supply a combined load of heating and other equipment, they shall have an ampacity consisting of:

(a) In the case of residential dwelling units, the sum of the heating load as computed by Subrule (2) plus the combined loads of other equipment with demand factors as applicable in Section 8; or

(b) In the case of other occupancies, 75 per cent of the total connected heating load plus the combined loads of the other equipment with demand factors as applicable in Section 8 for the type of occupancy.

(4) Notwithstanding Subrule (3) (b), where the combined loads with applicable demand factors of other than heating equipment is less than 25 per cent of the connected heating load on a service or feeder no demand factor shall be applicable to the heating portion of the load, but in no case shall the resultant demand be less than the connected heating load.

62-028 Temperature Control Devices

(1) Temperature control devices rated to operate at line voltage shall have a current rating at least equal to the sum of the current ratings of the equipment they control.

(2) Temperature control devices which can be turned automatically or manually to a marked "OFF" position and which either interrupt line current directly or control a contactor or similar device which interrupts line current shall open all ungrounded conductors of the controlled heating circuit when in the "OFF" position.

(3) Where the liquid to be heated is a fuel or other flammable product, temperature controls shall be installed to ensure that the liquid temperature does not exceed 65C (150F) or the minimum flash point of the liquid whichever is the lower.

Electric Space Heating Systems

62-030 Electric Space Heating. Rules 62-032 to 62-046 apply to fixed electric space heating systems for heating rooms and similar areas.

62-032 Temperature Control. Each enclosed area within which a heater is located shall have a temperature control device.

62-034 Connections to Circuit Conductors. Cable sets used for interior space heating shall have non-heating end leads for connection to circuit conductors.

62-036 Location of Cable Sets. The heating portions of cable sets shall not be:

- (a) Installed in or behind any wall surface, nor in any other location where they may be subject to mechanical injury either during or after construction;
- (b) Installed in, nor concealed behind any surface having wood lath, wood panelling, or similar combustible material;
- (c) Run through walls, partitions, floors or similar structures; or
- (d) Run in or through any thermal insulation.

62-038 Proximity of Other Wiring. Wiring of other circuits located:

- (a) Above heated ceilings shall be spaced not less than 2 inches above the ceiling and shall be considered as operating at an ambient temperature of 50C (122F) unless thermal insulation having a minimum thickness of 2 inches is interposed between the wiring and the ceiling;
- (b) In heated concrete slabs shall be spaced not less than 2 inches from the heating cables and shall be considered as operating at an ambient temperature of 40C (104F).

62-040 Wattage Rating and Spacing of Cable Sets

(1) Cable sets, when in contact with gypsum board or plaster lath, or when embedded in plaster or sand which is in contact with gypsum board or plaster lath, shall not:

- (a) Have a rating in excess of 2.75 watts per linear foot of the heating portion; and
- (b) Be spaced closer than on 2 inch centres.

(2) Cable sets, when embedded in concrete or poured masonry, shall not:

- (a) Have a rating in excess of 20 watts per linear foot of heating portion;
- (b) Be spaced closer than 1 inch on centres; and

- (c) Have a wattage per square foot in excess of 40 watts.

62-042 Cable Sets in Cement or Plaster

(1) Cable sets installed in cement or plaster shall be secured in place on the undercoat, gypsum board or plaster lath at not over 2-foot intervals by acceptable fastening devices suitable for the temperature involved, and of such nature as not to damage the cable.

(2) The entire length of the heating portion including the connections to the non-heating leads, shall be completely embedded in noncombustible material.

(3) Where space heating cable sets are installed in plastered ceilings, the plaster shall be a thermally non-insulating sand plaster, or equivalent, having a nominal thickness of not less than $\frac{1}{2}$ inch.

62-044 Cable Sets in "Dry-Board" Installations

(1) For "dry-board" installations the cable shall be installed parallel to the joists or nailing strips, leaving a clear space of not less than 1 inch wider than the width of the lower face of the joist, header or nailing strip, between centres of adjacent cable runs.

(2) Crossing of joists by cable shall be done only at the ends of the joists except by special permission.

(3) After the heating cable is installed:

- (a) The entire ceiling below the cable shall be covered with gypsum board not exceeding $\frac{1}{2}$ inch in thickness;
- (b) The voids between the upper layer of gypsum board and the surface layer of gypsum board shall be filled with thermally conducting plaster or other suitable material; and
- (c) The surface layer of gypsum board shall be mounted so that the nails or other fastenings do not pierce the heating cable.

62-046 Installation of Central Units

(1) Central units shall be installed so that there is reasonable accessibility for repair and maintenance.

(2) Central units shall be installed:

- (a) In an area which is large compared with the physical size of the unit unless specifically approved for installation in an alcove or closet; and
- (b) So as to comply with the clearances from combustible materials as specified on the nameplate.

Electric Surface Heating Systems

62-048 Electric Surface Heating. Rules 62-050 to 62-058 apply to fixed surface heating system for pipe heating, melting of snow or ice on roofs or concrete or asphalt surfaces, soil heating and similar applications other than space heating.

62-050 Installation of Fixtures

(1) If located so as to be exposed to rainfall, fixtures shall be provided with a weatherproof enclosure.

(2) All exposed metallic surfaces of fixtures shall be grounded.

62-052 Installation of Cable Sets, General

(1) Cable sets shall be installed so that adjacent materials will not be subjected to temperatures in excess of 90C (194F) unless special permission is obtained for the use of higher temperatures and the cable is approved for such higher temperature.

(2) No cable set shall be installed closer than ½ inch to any exposed combustible surface unless the cable has a metallic shield or sheath and is provided with a positive temperature control which will limit the surface temperature of the cable to a value not exceeding 72C (162F).

62-054 Cable Sets Installed Below the Heated Surface

(1) Cable sets installed outdoors under the surface of driveways, sidewalks, and similar locations shall:

- (a) Have a metallic shield or sheath over the heating portion;
- (b) Be surrounded by noncombustible material throughout their length, including the point of connection to the non-heating leads;
- (c) When embedded in concrete be embedded to a depth of at least 2 inches, the concrete being reinforced except in sidewalks, and have a minimum depth of 6 inches where subject to vehicular traffic, or 4 inches where not subject to vehicular traffic;
- (d) When embedded in asphalt:
 - (i) Be embedded at least 1 inch after first being covered with iron or steel mesh not less than No. 10 gauge or not greater than 4 inch mesh;
 - (ii) Be installed so that adjacent runs of cable are 6 inches or less apart, and be rated at not more than 25 watts per lineal foot;
 - (iii) Be located not less than 12 inches from the edge of the driveway where no curbs are provided; and
 - (iv) Be supported on a substantial base of concrete or well-compacted crushed stone at least 6 inches deep.

(2) Non-metallic cable sets installed indoors shall be not less than 1 inch from any uninsulated metallic bodies located below the surface to be heated.

(3) All uninsulated metallic bodies located at or below the surface to be heated shall be grounded.

62-056 Cable Sets Installed on or Wrapped Around Surfaces

(1) Cable sets or strip systems installed on or wrapped around surfaces shall be secured in place by suitable fastening devices which will not damage the cable, and which are suitable for the temperature involved.

(2) Cable sets or strip systems wrapped over valves or expansion joints in pipes shall be installed in such a manner as to avoid damage when movement occurs at these areas.

62-058 Strip Systems

(1) Surface heating strip systems shall be installed in accordance with the manufacturer's instructions and in such a manner that the electrical insulation will not be subjected to mechanical damage.

(2) Pipe flanges, valve bodies and other like fittings may be bridged by installing a heat conducting thin metal adhesive-faced bridging strip to which the element is fastened.

(3) An approved prefabricated terminal assembly shall be used to seal and connect the strip system to the branch circuit.

(4) The end of the heater strip remote from the supply end shall be sealed by:

- (a) An approved dead-end seal; or
- (b) An approved prefabricated jumper assembly serving as a feed-through circuit to one or more additional runs of heater strip.

(5) Temperature regulating thermostats shall be installed and their sensing bulbs shall be located directly against and in intimate contact with the heater strip.

(6) Subject to the temperature limitations of the particular application, strip systems shall be installed so that the temperature of any part does not exceed its temperature rating and in no case exceed 149C (300F).

(7) Branch circuits used to supply energy to strip systems shall not have a voltage exceeding 150 volts to ground or 300 volts between conductors.

(8) Heater strips and fittings shall be covered with acceptable noncombustible thermal insulation, which shall be suitably weatherproofed when in outdoor or wet indoor locations.

(9) Metallic structures or materials used for the support of, or on which heater strips are installed, shall be grounded in accordance with Section 10.

Other Heating Systems**62-060 Cable Sets Installed in Pipes, Tanks, Etc.**

(1) Cable sets installed in pipes, tanks, and similar locations shall be of a type acceptable for immersion in the liquid to be heated.

(2) Where practicable, cable sets installed in pipes, tanks, and similar locations shall be secured in place by suitable fastening devices which will not damage the cable.

(3) Where the cable set passes through the pipe or tank wall, it shall pass through a suitable liquid-tight gland.

(4) Where a metal raceway is required for the non-heating leads of a cable set installed in a pipe, tank, or similar location it shall be installed so that it will not become flooded in the event of failure of the liquid-tight gland required by Subrule (3).

62-062 Pipe-Line Resistance Heating. Pipe-line resistance heating equipment shall conform to the following:

- (a) Voltage applied to the piping shall not exceed 30 volts, and the supply shall be from an isolating type transformer;
- (b) No part of the extra-low voltage circuit, including the conductors and the piping in the loop used for heating shall be grounded;
- (c) Pipe hangers shall have insulating bushings, or be made of insulating material;
- (d) Pipes shall have a minimum clearance of 4 inches from adjacent material, and from each other, except from hangers or supports;
- (e) Where pipes pass through walls, floors, or ceilings, they shall be bushed with insulating bushings or have 4 inches of clearance as required in paragraph (d);
- (f) Vertical runs shall be supported every 20 feet or at each floor, whichever distance is less, with insulating hangers, and shall be fire-stopped at each floor;
- (g) Horizontal runs shall be supported every 10 feet at least;
- (h) Pipes used as heating elements shall be electrically insulated, and guarded, or shielded;
- (i) Pipes shall be protected from mechanical damage or installed in such a manner that the building beams or framing provide mechanical protection;
- (j) All pipes used for conductors in the electrical circuit shall be of the same diameter and of the same material; and
- (k) Joints shall be at least as electrically conductive as the adjacent piping such as provided by welding or bonding.

SECTION 64—INDUCTION AND DIELECTRIC HEATING EQUIPMENT

General

64-000 Scope. This Section applies to the construction and installation of induction and dielectric heating equipment and accessories and is supplementary to or amendatory of the general requirements of this Code.

64-002 Special Terminology. In this Section the following definitions apply:

- (a) **Generating equipment** means any equipment used to change the voltage or frequency or both of the power supplied to equipment of the type covered by this Section; and
- (b) **Therapeutic equipment** means equipment whose output frequency is not less than 2 megacycles per second.

Wiring

64-004 Wiring Method

(1) Wiring from the source of power to generating equipment shall comply with the requirements of Sections 2, 4, 12, 14 and 28.

(2) Circuits and equipment operating on a supply circuit of more than 750 volts shall comply with the requirements of Section 36.

64-006 Capacity of Supply Conductors for Motor-Generator Equipment. The size of supply conductors for motor-generator equipment shall conform with the requirements of Section 28.

64-008 Capacity of Supply Conductors for Other than Motor-Generator Equipment. The size of the supply conductors for other than motor-generator equipment shall be determined as follows:

- (a) The ampacity of the circuit conductors shall be at least 100 per cent of the nameplate current rating of the equipment;
- (b) The ampacity of conductors supplying two or more equipments shall be equal to at least 100 per cent of the sum of the nameplate current ratings on all equipment involved except that when two or more equipments are supplied from the same feeder and simultaneous operation of the equipments is not possible, the capacity of the feeder shall be at least 100 per cent of the sum of the nameplate currents for the largest group of machines capable of simultaneous operation, plus 100 per cent of the standby currents of the remaining machines supplied.

64-010 Overcurrent Protection for Motor-Generator Equipment. Overcurrent protection shall be provided for motor-generator equipment as specified in Section 14.

64-012 Overcurrent Protection for Other than Motor-Generator Equipment

(1) Overcurrent protection for other than motor-generator equipment shall be provided, if not supplied as part of the equipment, to protect the equipment as a whole.

(2) The overcurrent device shall have a rating or setting of not more than 200 per cent of the nameplate current rating.

64-014 Disconnecting Means

(1) A readily accessible disconnecting means shall be provided by which each generating equipment can be isolated from the supply circuit.

(2) The ampacity of such disconnecting means shall be at least 100 per cent of the nameplate current rating of the equipment.

(3) The supply circuit switch may be used as the generating equipment disconnecting means if the circuit supplies only one equipment.

64-016 Output Circuits

(1) Output circuits shall be considered to include all high frequency components external to the generators, including interconnecting radio frequency transmission lines, load tuning networks, and work applicators.

(2) With respect to guarding, all parts of the output circuit shall be considered with the generating equipment as a complete assembly.

(3) Output circuits shall conform to the following:

- (a) The work applicator shall be so guarded that safe operation of the equipment will be assured;
- (b) When the connection between the generator and work applicator exceeds 2 feet in length the connections shall be enclosed or guarded with noncombustible material;
- (c) The generator output shall be at direct-current ground potential (coupled outputs alone, without other precautions, will not suffice because of the danger existing during possible flashovers).

64-018 Protective Cages and Shielding. Protective cages, adequate shielding or the equivalent, shall be used to guard work applicators, where practicable.

64-020 Grounding and Bonding

(1) Grounds or inter-unit bonding shall be used wherever required for circuit operation and for limiting to a safe value radio frequency potentials between all exposed non-current-carrying parts of the equipment and earth ground, also between all equipment parts and surrounding objects and between such objects and earth ground.

(2) Such grounding and bonding shall be installed in accordance with Section 10.

64-022 Low Frequency AC in Generating Equipment Output. Commercial frequencies of 25 to 60 cycles per second output may be coupled for control purposes, but shall be limited to a value of 150 volts available only during periods of circuit operation.

64-024 Hazardous Locations. Induction and dielectric heat generating equipment shall not be installed in hazardous locations as defined in Section 18, unless the equipment is designed and approved for use in hazardous locations.

64-026 Enclosure of Generating Apparatus

(1) The generating apparatus including the dc, low- and high-frequency electrical circuits, but excluding the output circuits, shall be completely contained in an enclosure of noncombustible material.

(2) The metal housings of motors, generators and the like may serve as a part of this enclosure.

64-028 Transformers. Transformers which are part of high-frequency apparatus, even though they contain oil, shall be considered and treated as part of the device, and need not conform to the requirements of Rule 26-042.

64-030 Panel Controls. All panel controls shall be of "dead front" construction.

64-032 Access to Internal Equipment. Enclosures shall be constructed so that:

- (a) Parts operating at potentials above 30 volts shall not be accessible directly;

(b) Parts operating at 31 to 750 volts shall not be accessible through doors, panels or covers unless:

(i) A key or tool is required to open such doors and a caution which reads "DISCONNECT SUPPLY CIRCUIT BEFORE OPENING" is attached to such doors; or

(ii) Shields or barriers are provided so that all operating adjustments and controls may be accomplished without access to live parts; and

(c) Parts operating at potentials above 750 volts shall not be accessible through doors, panels or covers unless such doors are provided with interlocks which remove all potentials above 30 volts when the doors are open.

64-034 Warning Labels. Warning labels, definitely indicating danger, shall be attached to doors, access panels or at other vantage points on equipment, so that the labels will be plainly visible when doors are opened or panels are removed from compartments containing voltages above 250 volts ac or dc.

64-036 Foot Switches. Switches operated by foot pressure shall be provided with a shield over the contact button to avoid accidental closing.

64-038 Remote Control. When remote controls are used for applying power, a "Local-Remote" switch shall be provided and interlocked so as to prevent the possibility of applying power from other than one selected control point.

64-040 Capacitors

(1) When capacitors in excess of 0.1 microfarad are used as rectifier filter components, arc suppressors, etc., in dc circuits having circuit voltages exceeding 230 volts to ground, bleeder resistors or grounding switches shall be used as grounding devices.

(2) Where auxiliary rectifiers are used with filter capacitors in the output for bias supplies, tube keyers, etc., bleeder resistors shall be used even though the dc voltage may not exceed 230 volts.

64-042 Keying. Where high speed keying circuits dependent on the effect of "oscillator blocking" are employed, the peak radio frequency output voltage during the blocked portion of the cycle shall not exceed 100 volts.

64-044 Power Supply for Therapeutic Equipment

(1) Where portability is not essential, equipment shall be permanently installed.

(2) Where portability is essential, the power supply cord shall be 3-conductor at least Type SJ cord, having an ampacity not less than the marked rating of the equipment, and it shall be provided with an approved, 3-prong attachment plug cap, except that a 2-conductor cord and a 2-prong, parallel-blade cap may be used on a device rated at 115 volts, 15 amperes or less and intended for use in offices, homes, or similar locations.

64-046 Applicators for Therapeutic Equipment. Current-carrying parts of applicators shall be insulated or enclosed so that reliable isolation of the patient shall be assured.

SECTION 66—SOUND-RECORDING, REPRODUCTION AND SIMILAR EQUIPMENT

66-000 Scope. This Section applies to installations of equipment and wiring used for sound recording and reproduction, centralized distribution of sound, public address, speech-input systems and electronic organs, and is supplementary to or amendatory of the general requirements of this Code.

66-002 Wiring Methods

(1) Except as modified by this Section, wiring and equipment from the source of power to and between devices connected to an interior wiring system shall comply with the requirements of this Code covering the particular locations involved.

(2) Conductors of different systems grouped in the same conduit or other metallic enclosure, or in portable cords or cables, shall comply with the following requirements:

- (a) Power-supply conductors shall be properly identified and shall be used solely for supplying power to the equipment to which the other conductors are connected;
- (b) Input leads to a motor-generator or rotary-converter shall be run separately from the output leads;
- (c) The conductors shall be insulated either individually, or collectively in groups, by insulation at least equivalent to that on the power-supply and other conductors, except where the power-supply and other conductors are separated by a lead sheath or other continuous metallic covering;
- (d) Flexible cords and cables shall be Type S, SJ, K, P or other type specifically approved for the purpose for which they are to be used;
- (e) The conductors of flexible cords, other than power-supply conductors, may be of a size not smaller than No. 26 AWG copper provided that such conductors are not in direct electrical connection with the power-supply conductors and are equipped with current limiting means so that the maximum power under any conditions will not exceed 150 watts;
- (f) Terminals shall be marked to show their proper connections;
- (g) Terminals for conductors other than power-supply conductors shall be separated from the terminals of the power-supply conductors by a spacing at least as great as that between power-supply terminals of opposite polarity.

66-004 Storage Batteries. Storage batteries shall comply with the requirements of Rules 26-080 to 26-088.

SECTION 68—SWIMMING POOLS

68-000 Scope

(1) This Section applies to the construction of swimming pools and to the installation of electric wiring for equipment in or adjacent to swimming pools, to non-electrical metallic accessories in the pool or within 5 feet of the inside walls of the pool, and to auxiliary equipment such as pumps, filters and similar equipment.

(2) A therapeutic pool, a wading pool, or a decorative pool which could be used as a wading pool, shall be deemed to be a swimming pool.

(3) The electrical equipment or wiring shall not be installed in the water nor in the enclosing walls of a pool, except as provided for in this Section.

(4) The requirements of this Section are supplementary to or amendatory of the general requirements of this Code.

68-002 Lighting

(1) Wet-niche fixtures shall comply with the following:

- (a) The voltage of a fixture or of a transformer or ballast directly supplying a fixture shall not exceed 150 volts, during either starting or operating conditions;
- (b) A non-metallic fixture shall not be used with a grounded power supply; and
- (c) Except for decorative pools, approved metal forming shells shall be installed for the mounting of all fixtures and shall be equipped with provision for a threaded connection to rigid metallic conduit.

(2) The voltage of a dry-niche fixture which is installed so as to be accessible from a walk-way or a service tunnel outside the walls of the pool, or of a transformer or ballast directly supplying such a fixture, shall not exceed 300 volts during either starting or operating conditions.

(3) Dry-niche fixtures may be installed in closed, drained recesses in the walls of the pool providing:

- (i) The installation complies with Subrule 1 (a) and (b);
- (ii) An approved metal forming shell or the equivalent is provided; and
- (iii) The fixtures are accessible for maintenance through a hand hole in the deck of the pool.

(4) Metal parts of fixtures or forming shells in contact with the pool water shall be of brass or other suitable corrosion-resistant metal.

(5) Unless specifically approved for installation at a greater depth, fixtures shall not be submerged at a depth of more than 2 feet, such distance being measured from the centre of the face lens of the fixture to the normal water level.

(6) Lighting fixtures installed below, or within 10 feet of the pool surface shall be electrically protected by a ground fault circuit interrupter.

(7) Except by special permission standards or supports for lighting fixtures shall not be installed within 10 feet of the inside walls of a swimming pool unless the circuits supplying such fixtures are electrically protected by ground fault circuit interrupters.

68-004 Electrical Equipment Other Than Lighting. Ground fault circuit interrupters shall be provided on circuits supplying electrical equipment:

- (a) Placed in the water in the pool; or

- (b) Located within the confines of the pool walls or within 10 feet of the inside walls of the pool and not suitably separated from the pool area by a wall or other barrier.

68-006 Underwater Sound Systems. Underwater speakers shall not be used in swimming pools unless they are specifically approved for the purpose and are connected to amplifiers approved for use with that particular speaker.

68-008 Junction Boxes

(1) Junction boxes installed on the supply side of conduits extending to forming shells shall be provided with threaded openings for conduit entrances and shall be constructed of brass or other suitable corrosion-resistant metal.

(2) Boxes shall be provided with means inside the box for independently terminating at least two grounding conductors.

(3) The boxes shall not contain the conductors of any circuits other than those used exclusively to supply the underwater lights.

(4) Junction boxes shall be:

- (a) Installed so as to be not less than eight inches, measured from the inside of the bottom of the box, above the ground level, pool deck, or maximum pool water level, whichever provides the greatest elevation;
- (b) Installed not less than four feet from the perimeter of the pool unless separated from the pool by a fence, wall or other permanent barrier; and
- (c) Not located in a walkway unless afforded additional protection such as by location under diving boards, adjacent to fixed structures, and the like.

68-010 Transformers and Transformer Enclosures

(1) Transformers, if exposed to the weather, shall have weatherproof enclosures.

(2) Transformers, if located within 10 feet of the pool, so as to be exposed to splashing from the pool, shall have enclosures of splash-proof construction.

68-012 Wiring Method

(1) Rigid conduit of copper or other suitable corrosion-resistant metal shall be provided between the forming shell of fixtures installed below the pool surface and the junction box referred to in Rule 68-008.

(2) The wiring method between the wet-niche fixture and the junction boxes referred in Rule 68-008 shall be flexible cord suitable for use in wet locations and be supplied as a part of the fixture.

(3) Where Subrules (1) and (2) do not apply, any suitable wiring method specified in Section 12 may be used.

(4) Conductors on the load side of each ground fault circuit interrupter shall be kept entirely independent of all other wiring and shall not enter a fixture, raceway, box, or cabinet occupied by other wiring.

68-014 Receptacles

(1) Receptacles shall not be installed within 5 feet of the inside walls of a swimming pool;

(2) Where receptacles are provided within 10 feet of the inside walls of a swimming pool, or within the walls enclosing an indoor pool area, they shall be protected electrically by a ground fault circuit interrupter;

(3) The 10-foot dimension referred to in Subrule (2) is the shortest path which the supply cord or an appliance connected to the receptacle would follow without piercing a building floor, wall or ceiling.

68-016 Ground Fault Circuit Interrupters

(1) Ground fault circuit interrupters required by the rules of this section shall be of the Class A type and shall be permanently connected using an acceptable wiring method.

(2) A ground fault circuit interrupter may be applied to a feeder or a subfeeder.

(3) Each ground fault circuit interrupter shall be provided with a means of testing to ensure that the interrupter is in operating condition, and there shall be a marking on the device to outline the complete test procedure.

(4) A warning sign shall be located beside the switches controlling circuits electrically protected by ground fault circuit interrupters advising that the circuits are so protected and that the equipment shall be tested regularly.

68-018 Grounding and Bonding

(1) All non-current-carrying metal parts of conduit, piping systems, pool reinforcing steel, lighting fixtures (including forming shells), junction boxes, fences within 10 feet of the pool, ladders, diving board supports and the like, shall be bonded together and connected to a common ground.

(2) The bonding conductor for bonding the metal parts of the equipment referred to in Subrule (1) shall be a bare copper conductor not smaller than No. 6 AWG.

(3) Metallic sheaths and raceways shall not be relied upon as the grounding medium and a separate copper grounding conductor shall be used, except that a conduit between a forming shell and its associated junction box may be used as the grounding medium providing the forming shell and junction box are installed in the same structural section.

(4) The grounding conductor from the junction box referred to in Rule 68-008, shall be run to the main distribution panel board and if smaller than No. 6 AWG shall be installed and protected in the same manner as the circuit conductors.

(5) The size of the grounding conductor shall be in accordance with Rules 10-806, 10-808, and 10-812, except that:

- (a) The grounding conductor in the flexible cord for wet-niche fixtures shall be not smaller than No. 14 AWG; and

- (b) The grounding conductor from the junction box referred to in Rule 68-008, to the main distribution panel board shall be not smaller than No. 12 AWG.

(6) Structural reinforcing steel shall be connected to a common ground with a minimum of four connections equally divided around the perimeter.

68-020 Overhead Wiring. There shall not be any open overhead wiring above a swimming pool, diving structure, observation stand tower or platform, or above the area extending 10 feet horizontally from the pool edge.

68-022 Underground Wiring. Underground conductors shall not be located within 5 feet of the inside walls of a swimming pool except for bonding conductors or conductors supplying electrical equipment associated with the pool and protected by a ground fault circuit interrupter.

SECTION 70—ELECTRICAL REQUIREMENTS FOR FACTORY- BUILT RELOCATABLE STRUCTURES, NON-RELOCATABLE STRUCTURES AND RECREATIONAL VEHICLES

Scope

70-000 Scope

(1) Rules 70-100 to 70-130 apply to relocatable structures (factory built) towable on their own chassis, for use without permanent foundations having provisions for connection to utilities and include:

- (a) Mobile homes; and
- (b) Mobile commercial and industrial structures.

(2) Rules 70-200 to 70-204 apply to non-relocatable structures (factory built) for use on permanent foundations and include:

- (a) Housing (residential); and
- (b) Commercial and industrial structures.

(3) Rule 70-300 applies to recreational vehicles.

(4) This Section is supplementary to or amendatory of the general requirements of this Code.

Relocatable Structures

70-100 Equipment. Electrical components including those connected in Class 1 extra-low voltage power circuits (e.g. lighting fixtures) and in Class 2 extra-low voltage circuits shall conform with the requirements of the Canadian Electrical Code Part II and be suitable for the application.

70-102 Method of Connection

(1) Subject to the conditions of Subrule (2) of this rule, the method of connection to the supply circuit shall be:

- (a) Connection to an overhead or underground supply;

- (b) Power supply cord set; or

- (c) A length of flexible cord or cord or cable without an attachment plug cap.

(2) For mobile homes the method of connection to the power supply shall be directly to an overhead or underground supply, except by special permission.

70-104 Connection to an Overhead or Underground Supply

(1) Where the supply connection is directly to an overhead or underground supply a conduit nipple or a length of rigid conduit shall be provided and shall:

- (a) Project from the structure through the exterior wall, roof, or floor to permit attachment of a conduit fitting;
- (b) Have a suitable cap on the exposed end;
- (c) Terminate at the disconnecting means, at an intermediate box, or, for other than mobile homes, at the distribution equipment if a disconnecting means is not provided; and
- (d) Be of sufficient size to accommodate copper conductors of a calculated ampacity for the load involved, except:

- (i) where the structure is specifically designed for connection by conductors other than copper; or

- (ii) as specified in Subrule (3).

(2) For mobile homes the conduit shall project so that it is readily accessible for power supply connection.

(3) For mobile homes the size of conduit shall not be less than that specified in Table 48.

(4) Where the system grounding conductor is run separately it shall be in a non-metallic raceway.

70-106 Power Supply Cord or Cord Set

(1) Where a power supply cord or cord set is used except as provided for in Subrule (4) the cord shall:

- (a) Be provided as part of the mobile vehicle;
- (b) Have an ampacity not less than the ampere rating of the attachment plug cap;
- (c) Be of the extra hard usage type suitable for outdoor use as specified in Table 11;
- (d) Have separate identified and grounding conductors;
- (e) Be not less than 25 feet in length, as measured from the attachment plug cap to the point of entrance to the unit;
- (f) If a (permanently connected) power supply cord, terminates at the main disconnecting means in the unit or at a box in or on the unit,

suitable space being provided in the unit for storage of the cord when not in use to protect it from damage; and

- (g) Have a suitable grounding type attachment plug cap having an ampere rating not less than that of the service conductor ampacity required by Section 8 for applications specified therein, or that for which it is approved for other applications.
- (2) Bushings of rubber, unless of an oil-resistant compound, shall not be used where they are so located as to be exposed to mechanical injury.
- (3) Where a cord set is used a male receptacle is to be provided on the unit which shall:
 - (i) Be of weatherproof construction unless adequately protected or enclosed;
 - (ii) Have a contact arrangement which will mate with the cord connector on the cord; and
 - (iii) Have a current rating not less than that of the main overcurrent protection.
- (4) By special permission as provided for in Rule 70-102 (2), a cord or cord set may be used for mobile homes provided they:
 - (a) Are not smaller than No. 6 AWG;
 - (b) Have an attachment plug moulded to the cord with configuration designated as CSA 14-50P (3 pole, 4-wire, 125/250 volt, 50 amps); and
 - (c) Enter where it will not be subject to mechanical damage.

70-108 Disconnecting Means and Main Overcurrent Protection

- (1) Except as provided for in Subrule (2) each structure shall be provided with:
 - (a) A service box or a combined service and distribution box located within the structure with provision for grounding the neutral;
 - (b) Main overcurrent protection having a current rating at least equal to the minimum ampacity of the consumer's service as determined in accordance with Section 8 but in no case less than 50 amperes for mobile homes and not exceeding the ampacity of the supply conductors actually used except as permitted by Rule 14-058.
 - (c) The identified conductor shall be:
 - (i) Connected to ground within the mobile structure if a power supply cord or cord set is not provided; or
 - (ii) Isolated from ground if a power supply cord or cord set is used.
- (2) For other than mobile homes the structure may be provided with distribution equipment in lieu of the type of service equipment listed in Subrule (1) where such service equipment is provided in the supply to the unit.

70-110 Location of Service or Distribution Equipment

Service or distribution equipment shall be:

- (a) Readily accessible;
- (b) Not located in clothes closets unless in its own compartment, in bathrooms, in stairways, or in any similar or undesirable location;
- (c) Within the structure with consideration being given to the possibility of the formation of condensation;
- (d) As close as practicable to the point where the supply conductors enter the structure; and
- (e) Of the circuit-breaker type if in other than extra-low voltage circuits and if mounted less than 5 feet above the floor in which case it shall be protected from mechanical injury.

70-112 Wiring Methods—General

- (1) The wiring method shall be as specified in Section 12 except where flexible cords are permitted in Rule 70-116 or for Class 2 circuits.
- (2) Surfaces against which conductors are in contact shall be smooth and entirely free from sharp edges and burrs which may cause abrasion of the insulation of the conductors.
- (3) Where cable is required to be protected from mechanical injury by Rules 12-616, 12-716, and 12-810, plates or tubes of sheet steel of at least No. 16 MCG or the equivalent, secured in place, shall be used to protect the cable from driven nails, screws or staples.
- (4) Cable run through holes in joists or studs shall be considered to be secured for purposes of Rule 12-610 and 12-718.
- (5) Unless provided with insulation suitable for the highest voltage involved, insulated conductors of low potential and extra-low potential circuits shall be separated by barriers, or shall be segregated by clamping, routing, or equivalent means which will ensure permanent separation and shall in any case be so separated or segregated from bare live parts of the other circuit.
- (6) For purposes of Subrule (5) the jacket of non-metallic sheathed cable shall be considered to be a suitable barrier.
- (7) Bare live parts, including terminals of electrical equipment in extra-low potential circuits other than Class 2 circuits shall be enclosed in accordance with Rule 2-202 (1).
- (8) Conductors for extra low potential Class 2 circuits shall be Type LVT, low-energy safety control cable or equivalent and if protected by fuses, in accordance with Rule 16-006, the fuses shall not be interchangeable with those of higher ratings.

70-114 Wiring Methods, Aluminum Conductors

- (1) Joints and splices in aluminum conductors shall be made with wire connectors specifically designed and marked as suitable for use with aluminum conductors.

(2) Wiring connections between aluminum and copper conductors shall be made with wire connectors specifically designed and marked as suitable for this use.

(3) Connections of aluminum conductors to wiring devices (e.g. switches and receptacles) having wire binding terminal screws shall be made by forming a complete loop of the conductor under the head of the screw.

(4) For other than grounding conductors, only one conductor shall be connected to any one terminal screw.

(5) Wiring devices having spring-loaded, push-in terminals shall not be used unless specifically approved for use with aluminum conductors.

70-116 Wiring Methods, Swing-out and Expandable Room Sections

(1) The means used to make electrical connections between a swing-out or expandable room section and the wiring in the main section of the structure shall be located or protected so that there is no likelihood of damage to the interconnecting means when the section is extended or retracted or when the structure is in transit.

(2) A flexible cord or power supply cable shall be used as an interconnecting means where flexibility is involved and shall:

- (a) Be of the extra-hard usage type;
- (b) Have an ampacity suitable for the connected load but in no case be smaller than No. 14 AWG;
- (c) Be of the outdoor type if it has thermoplastic insulation or is exposed to the weather; and
- (d) Incorporate a grounding conductor.

(3) A plug, connector, or fitting used in conjunction with a flexible cord for electrical interconnections shall have an electrical rating suitable for the maximum connected load and if located outside of the mobile home shall be protected from the weather or other adverse conditions (including when the structure is in transit).

70-118 Wiring Methods, Multiple Section Mobile Units

(1) Provision shall be made for interconnection of circuits in each section of multiple section units.

(2) The means for interconnection shall be such that no bare live parts of a low potential circuit are exposed to accidental contact should any section be temporarily energized before the other sections are in place.

70-120 Branch Circuits, Mobile Homes

(1) Circuits other than those referred to in Rules 26-118, 26-122, 26-150 and 62-010 supplying permanently connected appliances may have additional outlets, but not receptacles, provided that these outlets are for fans, stationary lighting fixtures, or similar permanently connected appliances.

(2) The outlets referred to in Subrule (1) shall be considered to have a demand of 1 ampere each, except where the load is known to be greater, and in no case shall the total load exceed 80 per cent of the rating of the overcurrent device protecting the circuit.

(3) Notwithstanding Rule 8-302 (3), a circuit supplying an electric water heater having an input not more than 1,500 watts at 115 volts or 3,000 watts at 230 volts may have overcurrent protection rated or set at 15 amperes.

(4) In determining compliance with Rule 62-010 (2), fans on oil or gas heaters which are not required for the operation of the heaters and are rated not more than 3 amperes, are not required to be on individual branch circuits.

70-122 Receptacles and Switches

(1) In applying Rule 26-126 (1), a hallway need not be considered as a room.

(2) The appliance receptacles required by Rule 26-128 (3) and (4) to be installed at counter or table height shall be located not less than 30 inches and not more than 48 inches above the floor.

(3) Receptacles shall not be mounted, facing up, in horizontal surfaces in kitchen or dining areas.

(4) For the purpose of Rule 26-126 (2), a "bathroom" shall be a room containing a bathtub and/or a shower.

(5) Rule 26-126 (2) shall not preclude the provision of a single (not duplex) receptacle in a bathroom for home laundry equipment if:

- (a) The equipment is installed at time of manufacture as part of the mobile home; and
- (b) The receptacle is located so that it cannot readily be used for other purposes.

(6) Switches installed in bathrooms including wall switches, shall be located more than 4 feet measured horizontally to the vertical plane of the nearest inside wall of a bathtub or shower.

(7) Switches of the pull-type including those for fans and lights shall conform with Rule 30-612.

70-124 Ventilating Fans Used in Kitchen Areas

(1) The motor of any fan installed in the kitchen area above or in the vicinity of cooking equipment and which is located in the air stream shall be of the totally-enclosed type unless specifically approved for this application.

(2) For purposes of Subrule (1) the "area above or in the vicinity of cooking equipment" is:

- (a) That portion of any wall located within 4 feet of the cooking surface, as measured from any point on the cooking surface, regardless of the height of such walls; and
- (b) That portion of the ceiling defined by a rectangle having sides parallel to the edges of the cooking surface and located within 4 feet of a vertical projection of the cooking surface,

as measured from any point on this projection, regardless of the height of such ceiling.

(3) For purposes of Subrule (2), the "cooking surface" of a built-in oven is the area of a bottom-hinged door of a size required to close the oven opening, when such a door is in the fully-opened (horizontal) position and for a freestanding stove or range (with or without an oven) or a built-in counter top surface element unit, the "cooking surface" is the entire top surface of the unit, including the back-splash (if any).

(4) For the purposes of Subrules (1), (2), and (3) if any full-height wall or partition is located within the space defined above, the space beyond this full height is not included in this restriction.

70-126 Grounding and Bonding

(1) All major exposed metal parts that may become energized, including the water, gas, and waste plumbing, the roof and outer metallic covering, the chassis and metallic circulating air ducts shall be in good electrical contact with one another and with the termination of the grounding conductor of the supply circuit at the disconnecting means for the purpose of grounding and bonding.

(2) The metallic roof and exterior covering shall be considered bonded as required by subrule (1):

- (a) If the metal panels overlap one another and are securely attached to the wood or metal frame parts by metallic fasteners; and
- (b) If bonded to the chassis by metallic fasteners or by a metal strap.

(3) All exposed non-current carrying metal parts of a swing-out or expandable room section shall be reliably bonded to the exposed non-current carrying metal parts of the main section of the mobile unit.

(4) The grounding conductors of the low potential wiring system other than the chassis shall not be used to carry current of any extra-low potential circuit.

(5) Grounding and bonding connections and terminals shall be:

- (a) Made of non-ferrous metal or plated steel;
- (b) Used for no other purpose than grounding or bonding except for bonding between the chassis and skin where assembly screws may be used.
- (c) Protected from mechanical injury; and
- (d) Shall be readily accessible for inspection and maintenance.

(6) Bare grounding and bonding conductors shall be located so that there is no danger of contact with live parts but if their location or flexibility is such that separation from live parts is not assured they shall be insulated by taping or sleeving.

(7) Bonding conductors between the chassis and the distribution panel may be bare or insulated but in any case shall have an ampacity not less than that required for the rated input current of the

structure but in no case less than a No. 8 AWG conductor and shall be so located that they will not be subject to any mechanical injury.

(8) Bonding conductors other than those referred to in Subrule (7) shall have adequate ampacity but in no case less than that of a No. 14 AWG copper conductor.

70-128 Marking

(1) Units to which the main power supply connection is made shall be marked in a permanent manner in a place where the details will be readily visible with the following information as required by Rule 2-100.

- (a) Manufacturer's name, trademark, tradename or other recognized symbol of identification;
- (b) Model, style or type designation;
- (c) Nominal voltage of the system to which the unit is to be connected (e.g. 120, 120/240, etc.);
- (d) Rated frequency;
- (e) Rated input current in amperes.

(2) For purposes of paragraph (e) of Subrule (1) the rated input current in amperes shall be:

- (a) The ampere rating of the main overcurrent protection, if provided;
- (b) The ampere rating of the distribution equipment, if no main overcurrent protection and no power supply cord are provided; or
- (c) The ampere rating of the attachment plug cap, if provided.

(3) Markings adjacent to the main and branch circuit overcurrent devices shall be provided in accordance with Rule 2-100 (3).

(4) For multiple section mobile homes, or structures, each section shall be suitably and permanently marked to identify the other sections to be used with it to form a single structure.

(5) Unless it is otherwise clearly evident, instructions shall be provided on the main section of multiple section mobile homes or structures to indicate the interconnections necessary to complete the installation.

70-130 Tests

(1) The following tests shall be performed on the complete assembly at the factory:

- (a) **Continuity.** All circuits, including grounding circuits shall be tested for continuity;
- (b) **Insulation Resistance.** The insulation resistance between live parts and ground at the completion of a one-minute application of a 500 volt dc test voltage shall be not less than that required by Rules 2-500 to 2-506.

(2) As an alternative to the insulation resistance test specified in Subrule (1) (b), an ac dielectric strength test may be performed, in which case an ac potential of 900 volts shall be applied for 1 minute

(or 1,080 volts for 1 second) between all live parts and non-current carrying metal parts without breakdown occurring.

(3) In performing either the insulation resistance or the dielectric strength test, the neutral shall be disconnected from ground for the test and be re-connected afterwards.

Non-Relocatable Structures (Factory Built)

70-200 General

Rules 70-100, 70-110, 70-112, 70-114, 70-118, 70-122, 70-124, 70-126, 70-128 and 70-130 shall also apply to non-relocatable structures.

70-202 Connection to Overhead and Underground Supply

Provision shall be made at the factory for the electric in the structure to be connected either to an overhead or underground power supply through conduit nipples or equivalent and supports which shall:

- (a) Be of sufficient size to accommodate conductors having the minimum ampacity determined by Section 8 of this Code; and
- (b) Be limited in number to meet the limitations set out in Rules 6-002 and 6-042.

70-204 Service and Distribution Equipment

(1) Provision shall be made at the factory for the installation either at the factory or on the job site of a service box or other approved service equipment in the structure which shall:

- (a) Be in a readily accessible location within the building;
- (b) As close as practicable to the point where the service conductors enter the building; and
- (c) Be within the individual units where multiple occupancy residential condominium or row house structures are involved; or
- (d) In a central location accessible to all tenants in all other cases.

(2) Each complete structure shall be provided with distribution equipment.

Recreational Vehicles

70-300 Electrical installation in recreational vehicles shall comply with the CSA Standard C22.2 No. 148/Z240.6.2.-1970, Electrical Requirements for Recreational Vehicles.

SECTION 72 — MOBILE HOME AND RECREATIONAL VEHICLE PARKS

Scope and Application

72-000 Scope

(1) Rules 72-100 to 72-116 apply to services and distribution facilities for mobile home and recreational vehicle parks.

(2) This Section is supplementary to or amendatory of the general requirements of this Code.

General

72-100 Service. Each mobile home and recreational vehicle park and/or consumer service shall be provided with service equipment in accordance with the applicable requirements of Section 6 of this Code.

72-102 Demand Factors for Service and Feeder Conductors

(1) The minimum ampacity of the consumer service and feeder conductors for mobile home parks shall be based on the requirements of Rules 8-200 and 8-202.

(2) The minimum ampacity of the consumer service and feeder conductors in the case of recreational vehicle parks shall be calculated on the basis of the ampere rating of the receptacles and applying the following demand factors:

- (a) 100 per cent of the receptacles having the highest ampere ratings for the first two lots; plus
- (b) 65 per cent of the sum of the ampere ratings of the next two lots having the same or next smaller rated receptacles; plus
- (c) 25 per cent of the sum of ampere ratings of the remainder of the receptacles.

(3) Where 3 wire circuits are involved in the application of Subrule (2) consideration shall be given to the distribution of 2-pole receptacles on each half of the circuit.

72-104 Feeders. Feeders between the park consumer's service equipment and the park distribution centres shall be considered as sub-services and shall be installed in accordance with the applicable requirements of other sections of this Code.

72-106 Overcurrent Devices and Disconnecting Means for Recreational Vehicles

(1) The circuit for each receptacle for a recreational vehicle lot shall be preceded by an individual overcurrent device not exceeding the rating of the receptacle involved and by a suitable disconnecting means.

(2) All supply outlets, overcurrent devices and disconnecting means for recreational vehicles shall be within enclosures of weatherproof construction if installed outdoors.

(3) The disconnecting means shall be accessible.

72-108 Overcurrent Devices and Disconnecting Means for Mobile Homes

(1) The circuit for each mobile home lot shall be preceded by an individual overcurrent device not exceeding the rating of the equipment involved and by a suitable disconnecting means.

(2) All supply facilities for overcurrent devices and disconnecting means for mobile homes shall be within enclosures of weatherproof construction if installed outdoors.

(3) The disconnecting means shall be accessible.

72-110 Connection Facilities for Recreational Vehicles and Mobile Homes

(1) Each recreational vehicle lot shall be equipped with one or more of the following receptacles:

- (a) A 15 ampere, 125 volt, 2 pole, 3 wire type 5-15R receptacle;
- (b) A 30 ampere, 125 volt, 2 pole, 3 wire ANSI configuration C73.13-1966 receptacle; or
- (c) A 50 ampere, 125/250 volt, 3 pole, 4 wire type 14-50R receptacle.

(2) Each mobile home lot shall have provision for a permanent connection to the mobile unit except that for mobile homes having main overcurrent protection of 50 amperes, a 50 ampere 125/250 volt, 3 pole, 4 wire type 14-50R receptacle may be used by special permission.

(3) Receptacles when mounted in other than a horizontal plane shall be oriented so that the U-ground slot is uppermost.

72-112 Receptacles Required. At least 75 per cent of all serviced lots in recreational vehicle parks shall be equipped with a 30 ampere receptacle and the remainder shall be 15 ampere and/or 50 ampere receptacle of the types outlined in Rule 72-110.

72-114 Power Supply Cords

(1) Power supply cords may only be used for the connection of recreational vehicles where the cords are not subject to severe physical abuse or extended periods of use;

(2) Power supply cords or cord sets may only be used for the connection of a mobile home when the lot is equipped with a 50 ampere, 3 pole, 4 wire type 14-50R receptacle and acceptance by the authority enforcing this code has been granted on a special permission basis.

72-116 Grounding. The service neutral and all electrical equipment shall be grounded in conformity with Section 10.

SECTION 75— PRIMARY AND SECONDARY LINES ON PRIVATE PROPERTY AND WIRING OF NON-URBAN BUILDINGS**75-000 Scope**

(1) This Section shall apply to installations of primary and secondary lines on private property and the wiring of farm buildings, and buildings in other than urban municipalities.

(2) This Section is supplementary to and not exclusive of the general requirements of this Code.

75-001 Definitions. In this Section:

- (a) "power conductor" means a conductor which conveys electrical power or energy and is not part of a communication circuit;
- (b) "primary line" means a set of conductors operating at a potential of more than 750 volts;

- (c) "secondary line" means a set of conductors operating at a potential of 750 volts or less.

75-002 General Requirements

(1) Every installation under this Section shall be submitted by the contractor for inspection in accordance with Section 2 of this Code.

(2) Where the work consists of the erection of a service line, the contractor shall consult the local supply authority as to the layout of the service line and the location of the transformer and meter.

(3) Where the work consists of the erection of conductors over or across a railway, the contractor shall submit to the inspector a plan of the crossing endorsed by the railway Company with an approval of the work.

(4) Where power conductors are to be laid underground or under water, the contractor shall submit to an inspector and obtain his written approval of the plans of the circuits of which the power conductors form part and of the specifications for the material and equipment for the circuits.

75-004 Clearances between Power Conductors and Communication Circuits

(1) Electrical equipment, power conductors, communication circuits and equipment shall be so constructed and maintained as to create no undue hazard to previously installed power or communication facilities.

(2) Where power conductors and communication circuits are carried on separate parallel pole-lines, such lines shall:

- (a) Be spaced apart a distance of not less than 10 feet; and
- (b) Where practicable, be spaced apart a distance such that one line cannot fall upon the other line in the event of the breaking of a pole.

(3) Where pole lines are placed such that the conductors of one circuit may fall upon the conductors of another circuit, in the event of the breaking of a pole, the power conductors shall be erected at least:

- (a) 5 feet in vertical distance above the conductors of the communication circuit where the voltage does not exceed 5000 volts to ground; and
- (b) 7 feet above the conductors of the communication circuit where the voltage exceeds 5000 volts to ground.

(4) Paragraph (a) of Subrule (3) of this Rule shall not apply to a service span from a pole to a building.

(5) Where power conductors and communication circuits are carried on the same poles, the power conductors shall be erected at least:

- (a) 3 feet 6 inches in vertical distance above the conductors of the communication circuits both at the pole and in the span, where the voltage does not exceed 5000 volts to ground; and
- (b) 6 feet in vertical distance above the conductors of the communication circuits both at the pole and in the span, where the voltage exceeds 5000 volts to ground but does not exceed 8000 volts to ground.

(6) Paragraph (a) of Subrule (5) of this Rule shall not apply to a service span from a pole to a building.

75-006 Joint Use of Poles for Communication Circuits and Power Conductors

(1) Power conductors and communication circuits shall not be carried on common poles unless the consent to the joint use of the poles, in writing, is obtained from the supply authority and the operators of the communication circuits.

(2) The conductors of a communication circuit shall not be carried on poles carrying power conductors having a voltage of more than 8000 volts to ground.

75-008 Location of Conductors Vertically. Where power conductors which operate at a potential of more than 750 volts cross communication wires or other wires of lesser voltage, the conductors of the circuit having the highest voltage shall be erected above such communication wires and other wires and the distances prescribed by Rule 75-004 shall apply.

75-010 Clearances in Service Span. Where the voltage of power conductors does not exceed 750 volts, the distance between the power conductors and a communication drop-wire in the service span from a pole to a building shall be not less than:

- (a) 1 foot where the conductors and the drop-wire are parallel; or
- (b) 2 feet where the conductors and the drop-wire cross.

Erection and Installation of Overhead Power Conductors

75-012 Overhead Power Conductors. The equipment and materials used for the erection or installation of overhead power conductors shall be in accordance with the requirements of Rules 75-014 to 75-104, both inclusive.

75-014 Poles

(1) Poles shall be constructed of:

- (a) Cedar;
- (b) Pressure-treated pine; or
- (c) Other approved material.

(2) Poles shall be of sound material and structure.

(3) Every pole of cedar or pressure-treated pine having a length shown in column 1 of Table 143 shall have at least the circumstance specified in column 2 of the table measured at a point distant 6 feet from the butt end of the pole.

(4) Every pole shall have at the top a minimum circumference of 15 inches for line poles, and 21 inches for transformer poles.

75-016 Length of Poles. Poles shall be sized in accordance with Rule 75-028 and:

(1) Every pole in a primary service line shall be at least 30 feet long.

(2) Every pole in a secondary service line shall be at least 25 feet long.

(3) Every pole on which a transformer is mounted shall be at least 35 feet long.

75-018 Framing of Poles. Every pole-top shall be framed in the manner prescribed by item 1, 2 or 3 of Specification 1.

75-020 Setting of Pole

(1) Where a pole having a length shown in column 1 of Table 144 is set in earth, the butt end of the pole shall be buried to a depth of at least that prescribed in column 2 of the table.

(2) Where a pole having a length shown in column 1 of Table 144 is set in solid rock, the butt end of the pole shall be buried to a depth of at least that shown in column 2 of the table less 1 foot.

(3) Where poles are erected on slopes or hillsides, the depth of the hole shall be measured from the lower side of the opening.

(4) Where it is impossible to employ the above methods, poles may be cribbed as in Specification 47.

75-022 Pole Spans

(1) Poles used in secondary service lines shall be placed not more than:

- (a) 135 feet apart for No. 6 AWG Copper M.H.D. with weatherproof insulation; and
- (b) Notwithstanding Rule 12-318 (c) of this Code, 150 feet apart for Type NS-1 or NSF-2 neutral supported cable.

(2) Subject to Subrule (3) hereof poles used in a primary service line to support conductors of a size specified in column 1 of Table 145 and of components specified in column 2 of Table 145 shall be placed not further apart than the distances specified in column 3 of Table 145.

(3) Where power conductors and communication circuits are carried on the same poles, the poles shall be placed not further apart than 175 feet.

75-024 Pole Spans Crossing Public Road. Where a span of electrical conductors crosses a public road:

- (a) The span shall not be longer than 135 feet; and
- (b) The poles which support the span shall be of sufficient height to provide and maintain, at a temperature of 60°F., a distance between the conductors and the surface of the road of:
 - (i) 19 feet, where the voltage between conductors is not more than 750 volts to ground; or
 - (ii) 20 feet, where the voltage between conductors is more than 750 volts to ground but not more than 8000 volts to ground.

75-026 Span with Secondary Attached to Building

(1) The span from the point where the secondary service line is attached to a building to the nearest pole shall not be more than:

- (a) 125 feet for size No. 3/0 AWG and smaller of Types NS-1 and NSF-2 cables; and
- (b) 100 feet for size No. 4/0 AWG of Types NS-1 and NSF-2 cables.

(2) The ampacity of Types NS-1 and NSF-2 shall be as in Table 36.

75-028 Clearances on Private Property

(1) The poles which support the conductors of a primary service line of not more than 15,000 volts passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 20 feet measured vertically between the conductors and the ground at a temperature of 60°F.

(2) The poles which support the conductors of a secondary service line passing over private property accessible to vehicles shall be so located and of such height as to afford a clearance of at least 19 feet measured vertically between the conductors and the ground at a temperature of 60°F.

(3) The poles which support the conductors of a primary or secondary service line of not more than 15,000 volts passing over private property accessible only to pedestrians shall be so located and of such height as to afford a clearance of at least 15 feet measured vertically between the conductors and the ground at a temperature of 60°F.

(4) Where an overhead secondary line other than a service line enters a building and the height of the building is insufficient to permit the clearance required by Subrules (2) and (3) hereof, the service fitting shall be installed at the highest practicable level, which in no case shall be less than 12 feet above ground level.

(5) Where the primary span exceeds 175 feet, the clearances required by Subrules (1), (2) and (3) hereof shall be increased by 1/10 foot for each 10 feet by which the span exceeds 175 feet.

75-030 Clearances of Service Conductors from Buildings

(1) Where an overhead service line has a voltage of not more than 750 volts, the conductors shall be kept at least 3 feet measured horizontally or 6 feet measured vertically from all buildings except where necessary to effect a service entrance.

(2) Where an overhead service line has a voltage of more than 750 volts but not more than 15,000 volts, the conductors shall be kept distant:

- (a) From a building:
 - (i) At least 10 feet measured horizontally; or
 - (ii) At least 15 feet above the highest point of the roof of the building; and
- (b) From the top level of a barn-door, barn-window or the entrance to a hay-mow:
 - (i) At least 10 feet measured vertically upwards; or
 - (ii) At least 20 feet measured horizontally.

75-032 Clearances for Other Structures

(1) Power conductors operating at a potential of more than 150 volts to ground shall not be erected within:

- (a) 20 feet measured horizontally from windmills, flagpoles and other like structures; and

- (b) 40 feet measured horizontally from silos or wells which increase the possibility of accidental contact by persons or things with such conductors.

(2) The poles which carry the conductors of a primary line shall be so located as to avoid, so far as is practicable, the possibility of damage from contact with vehicles.

75-034 Anchors and Guys

(1) Poles at dead-ends or angles in a service line shall be guyed to:

- (a) A plate anchor in the manner prescribed by Specification 2;
- (b) A log anchor in the manner prescribed by Specification 3; or
- (c) An expansion anchor in the manner prescribed by Specification 4.

(2) Where the anchor is installed in solid rock with no overburden of earth a rock-anchor shall be installed in the manner prescribed in item 1 of Specification 5.

(3) Where the anchor is installed in solid rock having an overburden of earth, it shall be installed in the manner prescribed in item 2 of Specification 5.

(4) Where local conditions do not permit the use of a guy, a push brace shall be used in the manner prescribed in Specification 6.

75-036 Tree as Anchor. Where power conductors have a voltage of not more than 300 volts and the guyed pole is not at the end of the line and it is not practicable to use an anchor, by special permission, the guy wire may be attached to the trunk of a sound tree, which shall be at least 12 inches in diameter at the point of attachment, by means of a $\frac{5}{8}$ inch eye-bolt or screw-eye at least 6 inches in length.

75-038 Guy Wires. Guy wires shall:

- (a) Be of 7-strand steel;
- (b) Have a diameter of at least $\frac{5}{16}$ inch; and
- (c) Be galvanized.

75-040 Strain Insulator on Guy

(1) Every guy shall have a strain insulator installed in the manner prescribed in Specification 7 or, as an alternative, preformed guy grips suitable for the purpose and conductor size are acceptable.

(2) Where:

- (a) The guyed pole carries a transformer or a fused switch, and

- (b) The breaking of the guy wire could cause a part of the guy wire below the strain insulator to fall against a conductor carried by the pole,

a second strain insulator shall be installed in the guy wire at a point below the point of possible contact of the conductor and guy wire.

(3) All guy wires shall be protected by a suitable guard.

75-042 Anchoring for Change of Line Direction

(1) Where a change in direction of a line does not exceed 45 degrees, a single anchor shall be used bisecting the larger angle formed by the lines.

(2) Where a change in direction of a line is greater than 45 degrees but does not exceed 60 degrees, two anchors shall be installed, one at right angles to each line.

(3) Where a change of direction in a line exceeds 60 degrees, each line shall be dead-ended with a head anchor.

75-044 Guy Construction

(1) Where a guy wire passes over a roadway or other obstruction to a guy, it shall be constructed in the manner prescribed in item 1 or item 2 of Specification 8.

(2) Where the span between the guyed pole and the stub pole crosses over or under power conductors operating at a potential of more than 150 volts to ground, a second strain insulator shall be installed in the span at a point between the power conductors and the guyed pole and not less than 8 feet from the stub pole.

75-046 Guy on Transformer Pole

(1) The guy wire on a transformer pole shall be attached to the pole with an approved fitting shown in item 1 of Specification 37 in the manner prescribed in Specification 7 and in such manner that there is no contact with the ground-wire on the pole.

(2) Where there is no transformer on a pole the guys may be attached in the manner prescribed by Subrule 1 hereof, or by wrapping two turns of the guy wire around the pole and using two guy hooks as shown in item 3 of Specification 37.

75-048 Anchor Distance from Pole. The distance of an anchor from its pole shall be at least one-third the height of the pole above ground.

75-050 Cross-arms and Hardware. All hardware shall be hot-dipped galvanized.

75-052 Cross-arms

(1) Cross-arms shall be:

- (a) Of Douglas fir;
- (b) At least $4\frac{1}{2}$ inches wide and $3\frac{1}{2}$ inches thick; and
- (c) Attached to the pole so that the longer dimension is vertical.

(2) Where Douglas fir is not available, cedar cross-arms of at least $4\frac{3}{4}$ inches in width and $3\frac{3}{4}$ inches in thickness and free of knots of more than $\frac{1}{2}$ inch diameter may be used.

75-054 Types of Cross-arms

(1) On a 2-pin arm the pins shall be at least 30 inches apart.

(2) On a 4-pin arm,

- (a) The 2 pins nearest the pole shall be at least 30 inches apart; and
- (b) Each of the 2 pins farthest from the pole shall be at least 18 inches distant from the pin nearer the pole, but where the pole span is 200 feet or more, the distance shall be increased to at least 30 inches.

(3) The end pins shall be at least 4 inches from the end of the cross-arms.

75-056 Cross-arm Pins

(1) The pins shall be:

- (a) Wood cross-arm pins as prescribed in item 3 of Specification 9; or
- (b) Steel cross-arm pins as prescribed in item 2 of Specification 9.

(2) Where steel cross-arm pins are used, a lock washer as prescribed in item 1 of Specification 9 shall be used on each pin.

75-058 Bracing of Cross-arms. Two-pin cross-arms shall have two 20-inch braces and all other cross-arms shall have two 30-inch braces.

75-060 Cross-arm Construction

(1) Cross-arms shall be erected in the manner shown in Specification 10 but where there is a change in direction of the line of more than 30 degrees, and at dead-ends, the cross-arms shall be erected in the manner shown in Specification 11.

(2) Where there is a change in direction of less than 3 degrees in a service line, the cross-arms shall be erected as shown in Specification 10.

(3) Where the change in direction is greater than 3 degrees but not more than 30 degrees, single arms shall be used as shown in Specification 10, but the pins shall be angle-pins as shown in item 1 of Specification 38.

(4) Where the change in direction is greater than 30 degrees but not more than 60 degrees, double arms shall be used as shown in Specification 11 but the pins shall be angle-pins as shown in item 1 of Specification 38.

(5) Where the change in direction is greater than 60 degrees buck-arms shall be used as shown in Specification 12.

75-062 Dead-end Construction

(1) At dead-ends in primary service lines double arms shall be erected as shown in Specification 11.

(2) On a four-pin cross-arm, the two spacing bolts nearest the center of the cross-arm shown in Specification 11 shall be installed only when required for dead-end equipment.

(3) Spacing blocks may be used in lieu of spacing bolts.

(4) Where power conductors supported on cross-arms cross an overhead open-wire communication line having more than two circuits, the power conductors shall be supported on double cross-arms on the two poles nearest the crossing.

(5) Where the voltage of power conductors is more than 750 volts the conductors shall be dead-ended as shown in item 1 or item 2 of Specification 13 but:

- (a) Where one of the conductors is a grounded neutral, the insulator may be dispensed with on that conductor; and
- (b) Where the voltage exceeds 3000 volts to ground, two 6-inch insulators shall be used in series.

75-064 Pole-top Pin Construction

(1) Pole-top pin construction may be used for single-phase grounded circuits.

(2) Where pole-top pin construction is used, it shall be as shown in item 1 of Specification 14.

(3) Where there is a change of direction of less than 3 degrees in the line, the pole-top pin construction shall be as shown in item 1 of Specification 14.

(4) Where the change of direction is greater than 3 degrees but not more than 15 degrees, a pole-top pin and saddle-clamp shall be used as shown in item 1 of Specification 15.

(5) Where the change of direction is greater than 15 degrees but not more than 60 degrees, saddle-clamps shall be used for both conductors as shown in item 2 of Specification 15.

(6) Where the change of direction is greater than 60 degrees, the construction shall be as shown in Specification 16.

(7) Where a power line on pole-top pins crosses an overhead open-wire communication line having more than two circuits, the power conductors shall be supported on double pins on the two poles nearest the crossing.

(8) At a dead-end, double arms shall be installed as shown in Specification 11, or if the dead-end is not on a transformer pole, then it may be in accordance with item 2, Specification 14. Vertical dead-ending as shown in Specification 33a is an alternative for framing.

75-066 Secondary Racks. Racks shall be used on secondary service lines as follows:

(1) When neutral supported cables are used, item 1 of Specification 30 shall be the type of rack used.

(2) When several conductors are used, item 2, 3 or 4 of Specification 30 shall be the type of rack depending on the number of conductors.

(3) Where there is no change of direction in a secondary service line, the rack shall be erected as shown in item 1 of Specification 17.

(4) Where there is a change of direction in a secondary service line, the rack shall be erected as shown in item 2 of Specification 17.

(5) Neutral supported cable shall be installed in accordance with Specification 45.

(6) At a dead-end in a secondary service line, the rack shall be erected as shown in item 3 of Specification 17.

(7) The secondary conductors shall be dead-ended as shown in Specification 18 or, if neutral supported cables are used, as shown in item 1 of Specification 30.

75-068 Rack Clearance

(1) Where primary and secondary service conductors are carried on the same poles and the primary conductors are carried on cross-arms, the top of the rack for the secondary conductors shall be at least 2 feet below the centre of the cross-arms for primary conductors.

(2) Where the primary conductor is carried on a pole-top pin, the secondary rack shall be at least 4 feet below the primary conductor.

(3) Where the conductors of primary and secondary lines are carried on the same poles on private property, the secondary line shall have a neutral conductor separate on the pole from the neutral conductor of the primary line.

75-070 Insulators

(1) The insulator used on the conductors of a primary circuit having a voltage of more than 750

volts but not more than 5000 volts to ground shall be of the top-tie, wet-process porcelain type as shown in item 1 of Specification 19.

(2) For:

(a) Grounded primary circuits having a voltage of more than 5000 volts but less than 8000 volts to ground; or

(b) Ungrounded circuits of more than 5000 volts but not more than 15,000 volts between conductors, the phase insulators shall be of the top-tie, wet-process porcelain type as shown in item 2 of Specification 19.

(3) The insulator used on a secondary spool-type rack shall be porcelain as shown in Specification 20.

75-072 Conductor Splices

(1) Where a splice is required in steel reinforced conductors, the splice shall be made in the manner prescribed by Specification 21 or a compression joint may be used.

(2) Where a splice is required in hard-drawn copper conductors, the splice shall be made with a sleeve as prescribed in item 1 of Specification 22 or a compression joint may be used.

(3) Where the conductor to be spliced is of medium-hard-drawn copper, the method shown in item 2 of Specification 22 may be used in lieu of a sleeve but the splice shall be soldered.

(4) Where the conductor to be spliced is of medium-hard-drawn stranded copper:

(a) The method shown in item 3 of Specification 22 shall be used; and

(b) The splice shall be soldered.

(5) The method of splicing shown in items 2 and 3 of Specification 22 shall not be used where the conductors are of hard-drawn copper.

(6) Where a span of a power conductor crosses an overhead communication circuit, the use of splices in the span and in the two spans adjoining it shall be avoided where practicable.

75-074 Conductors. Conductors used on primary service lines of more than 750 volts shall be of at least a size shown in column 1 of Table 145.

75-076 Longer Span. Where, by reason of special circumstances, the use of a span longer than that permitted by Table 145 is necessary, an inspector may permit the use of a longer span subject to such conditions as to materials and methods of construction and support as he may consider necessary.

75-078 Conductors of Secondary Service

(1) The conductors of a secondary service line shall have at least the conductivity and strength of No. 6 AWG gauge medium-hard-drawn copper wire.

(2) The conductors of a secondary line, other than the neutral conductor, shall have a weatherproof covering.

(3) The neutral conductor shall be:

- (a) Bare; and
- (b) Placed in the same position in the circuit in relation to the other conductors, as the neutral conductor of the supply authority is in relation to its other conductors.

75-080 Type of Service Line Conductors and Sag Between Poles

(1) Where the conductors of a service line are of neutral supported cable they shall be erected so that the sag between poles is that shown in Table 148 at the specified temperatures, for the size of the cable.

(2) Where the conductors of a service line are of copper with a weatherproof covering they shall be erected so that the sag between poles is that shown in Table 146 at the specified temperatures for the size of the cable.

(3) Where the conductors of a service line are of steel-reinforced aluminum conductors, they shall be erected so that the sag between poles is that shown in Table 147 for the specified temperatures.

75-082 Conductor Ties

(1) Where insulators are required in a primary service line having aluminum conductors, the conductors shall be tied to pin-type insulators:

- (a) In the manner prescribed by Specification 23 where there is no change in direction of the line at the insulator; and
- (b) In the manner prescribed by Specification 24 where there is a change in direction of the line at the insulator.

(2) Where insulators are required in a primary service line having conductors of copper with weatherproof covering, the conductors shall be tied to pin-type insulators:

- (a) In the manner prescribed by Specification 25 where there is no change of direction of the line at the insulator; and
- (b) In the manner prescribed by Specification 26 where there is a change of direction of the line at the insulator.

(3) Where insulators are required on a primary service line having a copper conductor with weatherproof covering and the voltage exceeds 3000 volts to ground the covering shall be removed from the conductor for a distance of 12 inches and that portion

of the conductor which is bare shall be centrally located on the insulator and tied in the manner prescribed by Specification 28.

(4) Where insulators are required in a secondary service line having copper conductors with weatherproof covering, the conductors shall be tied to secondary-rack spool-type insulators in the manner prescribed by Specification 27.

75-084 Conductor Taps. Taps to conductors shall be made with clamps as shown in Specification 35.

75-086 Insulating Bare Conductor. Where insulation has been removed from a conductor in the making of a splice, tap or dead-end, the bare part of the conductor and the clamp, if any, shall be taped and painted with insulating compound.

75-088 Removal of Insulation. Where a dead-end is made on an insulated conductor, the insulation shall be removed from the conductor only at the place where the clamp is attached.

75-090 Attachment of Service Wires

(1) Supply service wires shall terminate on a dead-end rack of a type shown in Specification 29 or 30 mounted:

- (a) On a secondary service pole; or
- (b) Attached to the timber framing of a building by two machine bolts of at least one-half inch diameter backed by washers unless a one-wire rack is used such as shown in item 1 of Specification 30.

(2) Where it is necessary to install an approved service mast to meet the requirements of Rule 6-010, the mast shall be attached to the building as shown in Specification 46.

75-092 Conductor Sag Between Pole and Building

(1) Where the conductors of the service line are of weatherproof covered copper, they shall be erected so that the sag in the span between a pole and building is in accordance with Table 149 for the specified temperature and span length.

(2) Where the conductors of the service line are of neutral supported cable, they shall be erected so that the sag in the span between a pole and building is in accordance with Table 148 for the specified temperature and span length.

75-094 Service Box Installation

(1) Where a service box is installed on a pole which supports the conductors of a secondary service only, the service box shall be erected as shown in Specification 32.

(2) Where a service box is installed on a transformer pole, no equipment other than that shown in Specification 33 shall be placed on the pole.

(3) Where the service consists of a completely self-protected transformer or central metering system, no equipment other than that shown in Specification 34 shall be placed on the pole except by special permission.

(4) Service boxes shall not be installed on poles located on a public road.

(5) The following requirements shall apply to the Central Metering System (CM):

- (a) A standard pole-mounted distribution transformer without a secondary breaker or pole-mounted service switch shall be used to supply multi-building farm installations;
- (b) The method of entry of conductors into a building shall be in accordance with Rule 6-018 of this Code;
- (c) The service equipment shall be bonded to the neutral;
- (d) A ground electrode shall be used at each service in accordance with Rule 75-108;
- (e) Each building shall have one main service box except where there are not more than six subdivisions of the main service and the subdivision boxes are grouped;
- (f) New overhead yard wiring shall be triplex with a minimum of No. 2 AWG aluminum;
- (g) The ampacity of the overhead or underground conductors feeding one or more services shall be based on:
 - (i) 100% of the rating of the largest service; plus
 - (ii) 75% of the sum of the ratings of all other services supplied.
- (h) All transformer poles and poles carrying secondary conductors shall carry the following warning sign:

"Danger—Keep Off. If work on this pole or near wires is necessary, call the Hydro Area Office."
- (i) Transformer pole hardware and metering equipment shall be in accordance with Specification 34;
- (j) If metering is located on other than a transformer pole, the conduit shall be bonded to the overhead supply neutral in addition to the connection to a ground electrode shown on Specification 34.

75-096 Service Attachment to Poles

(1) No electrical equipment of a consumer's service shall be attached to the poles of a supply authority without express permission of the supply authority.

(2) The permission of the supply authority shall not be granted where the attachment cannot be made below the attachments of the supply authority.

75-098 Service Box Installation on a Transformer Pole

(1) Where a service box is installed on a transformer pole:

- (a) The ground electrode shall be installed at the pole by the supply authority;
- (b) The consumer shall provide a grounding conductor for the non-current-carrying metal parts of the service box; and
- (c) The supply authority shall connect the grounding conductor to the ground wire on the pole.

(2) All non-current-carrying metal parts of the service box shall be grounded.

75-099 Location of Meters. Requirements for meter locations are made in Rule 6-060 of this Code as follows:

(1) Meters and metering equipment shall be installed in locations satisfactory to both the inspection department and the supply authority and shall be:

- (a) Located as near as practicable to the service box except as provided for in Subrule (2);
- (b) Grouped where practicable;
- (c) Readily accessible;
- (d) Not located in coal bins, clothes closets, bathrooms, stairways, dangerous or hazardous locations, nor in any similar undesirable places; and
- (e) If mounted outdoors, of weatherproof construction or in weatherproof enclosures.

(2) Instrument transformers may be outside the consumer's premises and the meter inside the premises, providing the secondary leads between the instrument transformers and the meter terminal box or test links are continuous and are installed in the same manner as service entrance conductors, with the exception that a service box with disconnecting switch is not required.

NOTE:

Where a service box is installed inside a building, it shall be so located that the meter is readily accessible for reading and is not exposed to moisture, dust or corrosive vapour.

75-100 Conductors to the Service Switch. Conductors connected to the load side of a service switch shall not be installed in a conduit with conductors connected to the line side of the service switch.

75-102 Disconnection of Live Supply. No person other than an authorized person shall do any work on a pole carrying conductors having a voltage of more than 300 volts until the local superintendent of the supply authority has been notified and the power has been shut off.

75-104 Tree Trimming. At the time of the installation of a primary line on private property, all trees adjacent to the line shall be trimmed so as to afford a clearance of:

- (a) At least 8 feet between light limbs and branches and the conductors of a primary line exceeding 750 volts;
- (b) At least 4 feet between light limbs and branches and the conductors of a secondary line not exceeding 750 volts; and
- (c) At least 6 feet between heavy main tree trunks or limbs, which do not sway appreciably, and the conductors.

75-106 Grounding Conductors

(1) The grounding conductor shall be in accordance with Section 10.

(2) Armoured-cable shall not be used as a grounding conductor, when in an area that may be frequented by livestock.

(3) (a) Where a rubber-insulated or thermoplastic insulated wire is used for the grounding-conductor, those parts located above ground shall be protected against mechanical injury by means of wood ground-wire moulding or similar means approved by the inspector; and

(b) Metal guards or conduit shall not be used as protection for the grounding conductor in locations accessible to livestock.

75-108 Ground Electrodes

(1) Each ground electrode shall consist of one or more standard ground-rods.

(2) There shall be not less than two ground-rods installed for each consumer's installation.

(3) Ground-rods, if of iron or steel, shall have a minimum diameter of $\frac{5}{8}$ inch.

(4) Ground-rods shall be provided with solderless clamps of an approved type.

(5) Where a ground-electrode consists of two or more ground-rods, the ground-rods shall be installed not less than 10 feet apart.

(6) Where ground-rods are installed outside a building, they shall:

- (a) Be at least 10 feet long; and
- (b) Be driven to a depth such that the ground-clamps are 12 inches below ground-level.

(7) Where ground-rods are installed in a basement:

- (a) They shall extend not less than 5 feet into the ground; and
- (b) Ground-clamps which are protected against mechanical injury may be located above the surface of the floor through which the rods are driven.

(8) All ground electrodes shall be connected to the system neutral to minimize voltage gradients.

75-110 Location of Underground Grounding Conductor

(1) Where the grounding conductor is run underground to the ground electrode, it shall:

- (a) Be buried in the earth to a depth of not less than 12 inches below the ground-level;
- (b) Not be located within 10 feet of a doorway; and
- (c) Not be located in an area normally frequented by livestock.

(2) Where it is impracticable to obtain adequate resistance to ground, an inspector may require that ground connections be dispensed with at individual services.

75-112 Grounding of Service Equipment on Transformer Poles

(1) Where the service equipment is installed on a transformer pole:

- (a) The neutral conductor of the consumer's service shall not be grounded by any person other than an employee of the supply authority;

- (b) (i) The neutral conductor shall be brought into the service box;

- (ii) The neutral conductor must be installed in the line and in the load conduits on a service pole, and notwithstanding the provisions of Rule 10-204, the neutral conductor may be bare.
- (c) The contractor shall bond the non-current-carrying metal parts of the service equipment to a grounding conductor sized in accordance with Rule 10-614, and at least 2 feet of the grounding-conductor shall extend outside the weatherproof enclosure.
- (2)(a) The supply authority shall attach the grounding-conductor to the supply authority's ground wire by means of a solderless connector; and
- (b) The supply authority shall supply and install the ground-electrode consisting of at least two rods.

75-113 Clearance Lightning-Conductors. Requirements for clearance of lightning-conductors are made in this Code as follows:

10-708 Spacing or Bonding of Electrical and Lightning Rod Systems. Where practicable, a clearance of at least six feet shall be provided between lightning rod conductors and electrical conductors and equipment, but where this separation is not possible, the ground electrodes for the two systems shall be connected together, at or below ground level, with a copper conductor of a size not less than that of the grounding conductor for the electrical system and in no case shall the bonding conductor be smaller than No. 6 AWG copper.

12-018 Lightning Rod Conductors. Where lightning rod conductors are installed, electrical wiring shall, where practicable, be kept at least 6 feet from such conductors except where bonding is provided in accordance with Rule 10-708.

NOTE:

- (1) Where lightning-conductors are installed on a building, electric wiring not in metal enclosures shall be kept at least 6 feet from the lightning-conductors and where that is not practicable the neutral conductors shall be bonded to the lightning-conductors at the maximum elevation of the wiring.
- (2) Where it is not practicable to keep the electric wiring at least 6 feet from the lightning-conductors or to bond the neutral conductors to the lightning-conductors as required by note (1) hereof, the service neutrals shall be bonded to the lightning-conductors.
- (3) Metal enclosures of circuit conductors shall where practicable be kept at least 6 feet from the lightning-conductors and where this is not practicable, shall be bonded to the lightning-conductors.

75-114 Overhead Secondary Circuits and Feeders

- (1) Conductors shall be installed in accordance with Rules 12-300 to 12-318 inclusive.
- (2) The span between buildings shall not exceed 100 feet.
- (3) Where overhead feeders are more than one pole span in length they shall be terminated in accordance with Subrule (1) of Rule 75-090.

(4) Where an overhead feeder is dead-ended and guyed on the last pole, and the length of the feeder drop between the pole line and the attachment on the building does not exceed 50 feet, the conductors may be attached to the building as shown in Specification 31 with an approved type of service knob.

75-116 Attachment of Feeder Conductors

(1) Where a service knob is attached to a solid-masonry wall it shall:

- (a) Have a No. 22 wood screw at least 2 inches long; and
- (b) Be anchored in the solid part of the masonry as shown in item 4 of Specification 31.

(2) Where a service knob is attached to solid wood at least 2 inches thick, it shall have a No. 22 wood screw at least 2 inches long.

(3) Where a service knob is attached to a sheathed frame building, the screw of the service knob shall be at least 3 1/2 inches long and shall be screwed into:

- (a) A stud or other solid member at least 3 inches thick; or
- (b) Face boards or other wooden members which are sufficiently reinforced to prevent breaking of the face board or member,

in the manner indicated in item 2 of Specification 31.

(4) A 1/8-inch hole shall be drilled into the wood before the screw is inserted.

(5) Screws shall not be inserted in the end grain of wooden members.

(6) Where a service knob is attached to a brick veneer building, it shall be attached in the manner indicated in item 1 of Specification 31, and the screw of the service knob shall:

- (a) Be at least 6 1/2 inches long; and
- (b) Pass through the mortar course into the sheathing.

(7) Where a service knob is attached to a stucco or hollow-tile wall, the service knob shall have a $\frac{1}{4}$ -inch toggle bolt and shall be attached in the manner indicated in item 3 of Specification 31.

75-118 Secondary Conductors Across a Public Road. Where a consumer desires to run the conductors of a secondary feeder across a public road between a house and a barn, the crossing shall not be made unless:

- (a) Written permission has been obtained from the supply authority and from the authority having control over the road; and
- (b) The conductors are erected at least 19 feet above the road level.

75-119 Location of Service Equipment. Requirements for the location of service equipment are made in this Code as follows:

6-028 Service Equipment Location. Service boxes or other approved service equipment shall be installed in a location satisfactory to both the inspection department and the supply authority and shall be:

- (a) Readily accessible, or have the means of operating them readily accessible;
- (b) Not located in coals bins, clothes closets, bathrooms, stairways, high ambient rooms, dangerous or hazardous locations, nor in any similar undesirable places;
- (c) Except by special permission, placed within the building;
- (d) If placed on the outside of a building or on a pole:
 - (i) Protected from the weather, or, be weatherproof, and
 - (ii) Protected from mechanical injury if less than six feet above ground; and
- (e) As close as practicable to the point where the service conductors enter the building.

18-016 Non-Essential Electrical Equipment

(1) No electrical equipment shall be used in a hazardous location, unless it is essential to the processes being carried on therein.

(2) Service equipment, panelboards, switchboards, and similar electrical equipment shall, where practicable, be located in rooms or sections of the building in which hazardous conditions do not exist.

36-024 Service Equipment Location. Service equipment shall be installed in a location satisfactory to the supply authority and the inspection department and, in the case of a building, shall be at the point of service entrance.

NOTE:

(1) Meter-equipment shall not be installed in a barn, stable or other building in which livestock is or may be kept or stabled.

(2) (a) Service boxes designed for inside use shall not be installed out-of-doors.

(b) Where service boxes and meters are protected completely against rain and snow they may be installed on verandas.

(3) The non-current-carrying metal parts of the service and the neutral conductor of the consumer's service shall be grounded in accordance with the Section 10 on Grounding.

75-120 Yard-lights

(1) Yard-lights shall not be installed on a transformer pole, unless installed and maintained by the supply authority.

(2) Where yard-lights are installed on poles carrying the conductors of a primary line, the lighting fixtures shall be at least 6 feet below the conductors.

(3) Where yard-lights are controlled from more than one point by switches, each switch shall be so wired and connected that the identified conductor runs direct to the light or lights controlled by it.

(4) The identified conductor of the circuit supplying the yard-light may be connected to the neutral conductor of a feeder or sub-feeder.

75-122 Wiring in Buildings

(1) Where a feeder or sub-feeder enters a building, a 3-wire service box of the solid-neutral type shall be installed at the point of entrance.

(2) Where a service box supplies more than two branch-circuits, over current devices shall be installed on the load side of the main switch or circuit-breaker.

(3) The over-current devices shall be mounted in an approved enclosure separate from that of the main switch or circuit-breaker except that an approved panelboard may be used in which the main switch or circuit-breaker is in the same enclosure with the branch-circuit over current devices.

(4)(a) All feeders shall enter barns and out-buildings in rigid conduit or non-metallic sheathed cable.

(b) Notwithstanding paragraph (a) hereof, where feeders are protected by overcurrent devices installed in the transformer, non-metallic sheathed cable is not permitted.

(5) Where non-metallic sheathed cable is used, it shall:

- (a) Be located inside the buildings; and
- (b) Be of the NMW type.

(6) The conduit or non-metallic sheathed cable shall be fitted with an approved weatherproof service fitting.

(7) Non-metallic sheathed cables having aluminum conductors are not permitted in barns or stables.

75-124 Wiring Methods

(1) The wiring in barns, stables and out-buildings shall be:

- (a) Knob-and-tube wiring;
- (b) Non-metallic sheathed cable of the NMW type; or
- (c) Any other method by special permission.

(2) The wiring in a residence may be:

- (a) Knob-and-tube wiring;
- (b) Non-metallic sheathed cable; or
- (c) Any other approved method.

(3) Where non-metallic sheathed cable is run:

- (a) On a wall or the framework of a barn, out-building or residence; or
- (b) In any other place where it is likely to be damaged by cattle or by the impact with moving objects, it shall be protected by wooden guard strips or boxing.

75-126 Wiring Devices

(1) Except by special permission, keyless weather-proof pigtail lamp-holders shall be installed at lamp outlets in barns, stables and out-buildings.

(2) All lamp outlets shall be controlled by means of wall switches.

(3) An outlet, switch, receptacle or other wiring device shall be:

- (a) Contained in a box made of insulating material having a cover of insulating material; or
- (b) An approved self-contained outlet, switch, receptacle or other wiring device, made of insulating material.

75-128 Fixed Lighting. Where combustible dust or chaff is likely to collect on lamps installed in fixed positions, the lamps shall be:

- (a) Installed so that they hang vertically; and
- (b) Enclosed in semi-dust-tight globes.

TABLE 1

(See Rules 4-002, 12-2212, 12-2312, 14-054, 26-114, 42-008, 42-018, and 56-004)

ALLOWABLE AMPACITIES FOR
SINGLE COPPER CONDUCTORS IN FREE AIR

*Based on Ambient Temperature of 30C (86F)

Size AWG MCM	†Allowable Ampacity					
	‡60C	‡75C	‡85-90C	‡110C	‡125C	‡200C
	Types R60, RW60, T, TW	Types R75, RW75, TWH	Types R90, V, RW90, A-6, A-18	Types A-1, A-2, A-9, A-20	See Note 3	Type A-7 Bare Wire
			§Single Conductor Mineral-Insulated Cable			
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
14	20	20	20	40	40	45
12	25	25	25	50	50	55
10	40	40	40	65	70	75
8	55	65	70	85	90	100
6	80	95	100	120	125	135
4	105	125	135	160	170	180
3	120	145	155	180	195	210
2	140	170	180	210	225	240
1	165	195	210	245	265	280
0	195	230	245	285	305	325
00	225	265	285	330	355	370
000	260	310	330	385	410	430
0000	300	360	385	445	475	510
250	340	405	425	495	530
300	375	445	480	555	590
350	420	505	530	610	655
400	455	545	575	665	710
500	515	620	660	765	815
600	575	690	740	855	910
700	630	755	815	940	1,005
750	655	785	845	980	1,045
800	680	815	880	1,020	1,085
900	730	870	940
1,000	780	935	1,000	1,165	1,240
1,250	890	1,065	1,130
1,500	980	1,175	1,260	1,450
1,750	1,070	1,280	1,370
2,000	1,155	1,385	1,470	1,715
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7

**See Table 4A for the correction factors to be applied to the values in columns 2 to 7 for ambient temperatures over 30C (86F).*

†The ampacity of single conductor aluminum-sheathed cable is based on the type of insulation used on the copper conductor.

‡These are maximum allowable conductor temperatures for single conductors run in free air and may be used in determining the ampacity of other conductor types in Table 19, which are so run, as follows: From Table 19 determine the maximum allowable conductor temperature for that particular type; then from the above Table determine the ampacity under the column of corresponding temperature rating.

§These ratings are based on the use of 85C insulation on the emerging conductors and for sealing. By special permission, mineral-insulated cable may be used at higher temperatures without decrease in allowable ampacity, provided that insulation and sealing material approved for such higher temperature is used.

- NOTES: 1. *The ratings of Table 1 may be applied to a conductor mounted on a plane surface of masonry, plaster, wood, or any material having a conductivity not less than 5 Btu per hour, per square foot, per degree centigrade, per inch.*
2. *For correction factors where from 2 to 4 conductors are present and in contact, see Table 4B.*
3. *These capacities are only applicable under special circumstances where the use of insulated conductors having this temperature rating are acceptable to the inspection department.*
4. *Type R90 silicone wire may be used in ambient temperatures up to 65C (149F) without applying the correction factors for ambient temperatures above 30C provided the temperature of the conductor at the terminations does not exceed 90C (194F).*

TABLE 2

(See Rules 4-002, 12-2212, 12-2312, 14-054, 26-114, 42-008, 42-018, and 56-004)

ALLOWABLE AMPACITIES FOR
NOT MORE THAN 3 COPPER CONDUCTORS IN RACEWAY OR CABLE

*Based on Ambient Temperature of 30C (86F)

Size AWG MCM	†Allowable Ampacity					
	‡60C	‡75C	‡85-90C	‡110C	‡125C	‡200C
	Types R60, RW60, T, TW	Types R75, RW75, TWH	Types R90, V, RW90, A-6, A-18, NMD-7**	Types A-1, A-2 A-9, A-20	See Note 1	See Note 1
			Paper			
			§Mineral-Insulated Cable			
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
14	15	15	15	30	30	30
12	20	20	20	35	40	40
10	30	30	30	45	50	55
8	40	45	50	60	65	70
6	** 55	65	70	80	85	95
4	70	85	90	105	115	120
3	80	100	105	120	130	145
2	100	115	120	135	145	165
1	110	130	140	160	170	190
0	125	150	155	190	200	225
00	145	175	185	215	230	250
000	165	200	210	245	265	285
0000	195	230	235	275	310	340
250	215	255	270	315	335	...
300	240	285	300	345	380	...
350	260	310	325	390	420	...
400	280	335	360	420	450	...
500	320	380	405	470	500	...
600	355	420	455	525	545	...
700	385	460	490	560	600	...
750	400	475	500	580	620	...
800	410	490	515	600	640	...
900	435	520	555
1,000	455	545	585	680	730	...
1,250	495	590	645
1,500	520	625	700	785
1,750	545	650	735
2,000	560	665	775	840
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7

**See Table 4A for the correction factors to be applied to the values in columns 2 to 7 for ambient temperatures over 30C (86F).*

†The ampacity of aluminum-sheathed cable is based on the type of insulation used on the copper conductors.

‡These are maximum allowable conductor temperatures for 1, 2, or 3 conductors run in a raceway or 2 or 3 conductors, run in a cable and may be used in determining the ampacity of other conductor types in Table 19, which are so run, as follows: From Table 19 determine the maximum allowable conductor temperature for that particular type; then from the above Table determine the ampacity under the column of corresponding temperature rating.

§These ratings are based on the use of 85C insulation on the emerging conductors and for sealing. By special permission, mineral-insulated cable may be used at higher temperatures without decrease in allowable ampacity, provided that insulation and sealing material approved for such higher temperature is used.

***For 3-wire single-phase residential services and sub-services the allowable ampacity for size No. 6 AWG shall be 60 amps. In this case the 5 per cent adjustment per Clause 8-102(1) cannot be applied.*

NOTES: 1. *These capacities are only applicable under special circumstances where the use of insulated conductors having this temperature rating are acceptable to the inspection department.*

2. *Type R90 silicone wire may be used in ambient temperatures up to 65C (149F) without applying the correction factors for ambient temperatures above 30C provided the temperature of the conductor at the terminations does not exceed 90C (194F).*

TABLE 3

(See Rules 4-002, 12-2212, 12-2312, 14-054, 26-114,
42-008, 42-018, and 56-004)

ALLOWABLE AMPACITIES FOR
SINGLE ALUMINUM CONDUCTORS IN FREE AIR

*Based on Ambient Temperature of 30C (86F)

Size AWG MCM	†Allowable Ampacity					
	†60C	†75C	†85-90C	†110C	†125C	†200C
	Types R60, RW60, T, TW	Types R75, RW75, TWH	Types R90, V, RW90	See Note 3	See Note 3	Bare Wire
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
12	20	20	20	40	40	45
10	30	30	30	50	55	60
8	45	45	45	65	70	80
6	60	75	80	95	100	105
4	80	100	105	125	135	140
3	95	115	120	140	150	165
2	110	135	140	165	175	185
1	130	155	165	190	205	220
0	150	180	190	220	240	255
00	175	210	220	255	275	290
000	200	240	255	300	320	335
0000	230	280	300	345	370	400
250	265	315	330	385	415	...
300	290	350	375	435	460	...
350	330	395	415	475	510	...
400	355	425	450	520	555	...
500	405	485	515	595	635	...
600	455	545	585	675	720	...
700	500	595	645	745	795	...
750	515	620	670	775	825	...
800	535	645	695	805	855	...
900	580	700	750
1,000	625	750	800	930	990	...
1,250	710	855	905
1,500	795	950	1,020	1,175
1,750	875	1,050	1,125
2,000	960	1,150	1,220	1,425
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7

**See Table 4A for the correction factors to be applied to the values in columns 2 to 7 for ambient temperatures over 30C (86F).*

†The ampacity of single-conductor aluminum-sheathed cable is based on the type of insulation used on the aluminum conductor.

‡These are maximum allowable conductor temperatures for single conductors run in free air and may be used in determining the ampacity of other conductor types in Table 19, which are so run, as follows: From Table 19 determine the maximum allowable conductor temperature for that particular type; then from the above Table determine the ampacity under the column of corresponding temperature rating.

- NOTES: 1. *The ratings of Table 3 may be applied to a conductor mounted on a plane surface of masonry, plaster, wood, or any material having a conductivity not less than 5 Btu per hour, per square foot, per degree centigrade, per inch.*
2. *For correction factors where from 2 to 4 conductors are present and in contact, see Table 4B.*
3. *These capacities are only applicable under special circumstances where the use of insulated conductors having this temperature rating are acceptable to the inspection department.*

TABLE 4

(See Rules 4-002, 12-2212, 12-2312, 14-054, 26-114, 42-008, 42-018, and 56-400)

ALLOWABLE AMPACITIES FOR
NOT MORE THAN 3 ALUMINUM CONDUCTORS IN
RACEWAY OR CABLE

*Based on Ambient Temperature of 30C (86F)

Size AWG MCM	†Allowable Ampacity					
	‡60C	‡75C	‡85-90C	‡110C	‡125C	‡200C
	Types R60, RW60, T, TW	Types R75, RW75, TWH	Types R90, V, RW90, NMD-7§	See Note 1	See Note 1	See Note 1
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7
12	15	15	15	25	30	30
10	25	25	25	35	40	45
8	30	30	30	45	50	55
6	40	50	55	60	65	75
4	55	65	70	80	90	95
3	65	75	80	95	100	115
2	75	90	95	105	115	130
1	85	100	110	125	135	150
0	100	120	125	150	160	180
00	115	135	145	170	180	200
000	130	155	165	195	210	225
0000	155	180	185	215	245	270
250	170	205	215	250	270	...
300	190	230	240	275	305	...
350	210	250	260	310	335	...
400	225	270	290	335	360	...
500	260	310	330	380	405	...
600	285	340	370	425	440	...
700	310	375	395	455	485	...
750	320	385	405	470	500	...
800	330	395	415	485	520	...
900	355	425	455
1,000	375	445	480	560	600	...
1,250	405	485	530
1,500	435	520	580	650
1,750	455	545	615
2,000	470	560	650	705
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7

*See Table 4A for the correction factors to be applied to the values in columns 2 to 7 for ambient temperatures over 30C (86F).

†The ampacity of aluminum-sheathed cable is based on the type of insulation used on the aluminum conductors.

‡These are maximum allowable conductor temperatures for 1, 2, or 3 conductors run in a raceway or 2 or 3 conductors, run in a cable and may be used in determining the ampacity of other conductor types in Table 19, which are so run, as follows: From Table 19 determine the maximum allowable conductor temperature for the particular type; then from the above Table determine the ampacity under the column of corresponding temperature rating.

§For 3-wire, single-phase residential services and sub-services, the allowable ampacity for sizes No. 2 and No. 6 AWG shall be 100 amps. and 60 amps. respectively. In this case the 5 per cent adjustment per Clause 8-102(1) cannot be applied.

NOTE: These capacities are only applicable under special circumstances where the use of insulated conductors having this temperature rating are acceptable to the inspection department.

TABLE 4A
(See Rule 4-002(9))
CORRECTION FACTORS APPLYING TO TABLES 1, 2, 3, AND 4
Ampacity Correction Factors
for
Ambient Temperatures Above 30C (86F)

(These correction factors apply, column for column, to Tables 1, 2, 3, and 4)

Ambient Temperature		Correction Factor					
C	F						
40	104	0.82	0.88	0.90	0.94	0.95	—
45	113	0.71	0.82	0.85	0.90	0.92	—
50	122	0.58	0.75	0.80	0.87	0.89	—
55	131	0.41	0.65	0.74	0.83	0.86	—
60	140	—	0.58	0.67	0.79	0.83	0.91
70	158	—	0.35	0.52	0.71	0.76	0.87
75	167	—	—	0.43	0.66	0.72	0.86
80	176	—	—	0.30	0.61	0.69	0.84
90	194	—	—	—	0.50	0.61	0.80
100	212	—	—	—	—	0.51	0.77
120	248	—	—	—	—	—	0.69
140	284	—	—	—	—	—	0.59
Col. 1		Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7

NOTE: The ampacity of a given conductor type at these higher ambient temperatures is obtained by multiplying the appropriate value from Tables 1, 2, 3, or 4 by the correction factor for that higher temperature.

TABLE 4B
(See Rule 4-002(10))
CORRECTION FACTORS FOR TABLES 1 AND 3
Where From 2 to 4 Single Conductors
are Present and in Contact

Number of Conductors	Correction Factors
2	0.90
3	0.85
4	0.80

NOTES: 1. Where four conductors form a three-phase-with-neutral system, the values for three conductors may be used. Where three conductors form a single-phase, three-wire system, the values for two conductors may be used.
2. Where more than four conductors are in contact, the ratings for conductors in raceways shall be used.

TABLE 5
(See Rule 12-1118)
MAXIMUM NUMBER OF CONDUCTORS IN TRADE SIZES OF CONDUIT OR TUBING
(0-600 Volts)
Types FF-32, RF-32, R-60, R-75, RW-60, RW-75, RW-90, R-90, R-90
(Silicone #14, #12 & #10)

(For derating factors see Rule 4-002)

Size AWG MCM	Maximum Number of Conductors in Conduit or Tubing											
	1/2 Inch	3/4 Inch	1 Inch	1 1/4 Inch	1 1/2 Inch	2 Inch	2 1/2 Inch	3 Inch	3 1/2 Inch	4 Inch	5 Inch	6 Inch
18	7	12	20	30	30	30	30	30	30	30	30	30
16	6	10	17	30	30	30	30	30	30	30	30	30
14	4	6	10	18	25	30	30	30	30	30	30	30
12	3	5	8	21	21	30	30	30	30	30	30	30
10	1	4	7	13	17	29	30	30	30	30	30	30
8	1	3	4	7	10	17	25	30	30	30	30	30
6	1	1	3	4	6	10	15	23	30	30	30	30
4	1	1	1	3	5	8	12	18	24	30	30	30
3	—	1	1	3	4	7	10	16	21	28	30	30
2	—	1	1	3	4	6	9	14	19	24	30	30
1	—	1	1	1	3	4	7	10	14	18	29	30
0	—	—	1	1	2	4	6	9	12	16	25	30
00	—	—	1	1	1	3	5	8	11	14	22	30
000	—	—	1	1	1	3	4	7	9	12	19	27
0000	—	—	—	1	1	2	3	6	8	10	16	23

(Continued)

TABLE 5 (Continued)

Maximum Number of Conductors in Conduit or Tubing												
Size AWG MCM	1/2 Inch	3/4 Inch	1 Inch	1 1/4 Inch	1 1/2 Inch	2 Inch	2 1/2 Inch	3 Inch	3 1/2 Inch	4 Inch	5 Inch	6 Inch
250	—	—	—	1	1	1	3	5	6	8	13	19
300	—	—	—	1	1	1	3	4	5	7	11	16
350	—	—	—	1	1	1	1	3	5	6	10	15
400	—	—	—	—	1	1	1	3	4	6	9	13
500	—	—	—	—	1	1	1	3	4	5	8	11
600	—	—	—	—	—	1	1	1	3	4	6	9
700	—	—	—	—	—	1	1	1	3	3	6	8
750	—	—	—	—	—	1	1	1	3	3	5	8
800	—	—	—	—	—	1	1	1	2	3	5	7
900	—	—	—	—	—	1	1	1	1	3	4	7
1,000	—	—	—	—	—	1	1	1	1	3	4	6
1,250	—	—	—	—	—	—	1	1	1	1	3	5
1,500	—	—	—	—	—	—	—	1	1	1	3	4
1,750	—	—	—	—	—	—	—	1	1	1	2	4
2,000	—	—	—	—	—	—	—	1	1	1	1	3
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12	Col. 13

MAXIMUM NUMBER OF CONDUCTORS IN TRADE SIZES OF CONDUIT OR TUBING

Types TF, TFF, T, TW, TWH, R-90(XL), RW-90(XL)
R-90 (Silicone, #8 & Larger), RW-75(XL)

(See Rule 12-11118)

(For derating factors see Rule 4-002)

Size AWG MCM	Maximum Number of Conductors in Conduit or Tubing											
	1/2 Inch	3/4 Inch	1 Inch	1 1/4 Inch	1 1/2 Inch	2 Inch	2 1/2 Inch	3 Inch	3 1/2 Inch	4 Inch	5 Inch	6 Inch
18	13	24	30	30	30	30	30	30	30	30	30	30
16	11	19	30	30	30	30	30	30	30	30	30	30
14	8	15	25	30	30	30	30	30	30	30	30	30
12	6	12	20	30	30	30	30	30	30	30	30	30
10	5	9	15	26	30	30	30	30	30	30	30	30
8	1	4	7	12	17	28	30	30	30	30	30	30
6	1	2	4	7	9	16	23	30	30	30	30	30
4	1	1	3	5	7	12	17	27	30	30	30	30
3	1	1	2	4	6	10	15	23	30	30	30	30
2	1	1	1	4	5	9	12	20	26	30	30	30
1	—	1	1	3	4	6	9	14	19	25	30	30
0	—	1	1	1	3	5	8	12	16	21	30	30
00	—	1	1	1	3	4	6	10	14	18	30	30
000	—	—	1	1	1	3	5	8	12	15	24	30
0000	—	—	1	1	1	3	4	7	10	13	20	29
250	—	—	1	1	1	2	3	6	8	10	16	23
300	—	—	1	1	1	1	3	5	7	9	14	20
350	—	—	—	1	1	1	3	4	6	8	12	18
400	—	—	—	1	1	1	2	4	5	7	11	16
500	—	—	—	1	1	1	1	3	4	6	9	13
600	—	—	—	—	1	1	1	2	3	4	7	11
700	—	—	—	—	—	1	1	1	3	4	6	10
750	—	—	—	—	—	1	1	1	3	4	6	9
800	—	—	—	—	—	1	1	1	3	3	6	8
900	—	—	—	—	—	1	1	1	2	3	5	8
1000	—	—	—	—	—	1	1	1	1	3	5	7
1250	—	—	—	—	—	—	1	1	1	2	4	5
1500	—	—	—	—	—	—	1	1	1	1	3	5
1750	—	—	—	—	—	—	—	1	1	1	3	4
2000	—	—	—	—	—	—	—	1	1	1	2	3
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10	Col. 11	Col. 12	Col. 13

TABLE 6

(See Rule 12-1118)

MAXIMUM NUMBER OF CONTROL AND AUXILIARY CONDUCTORS
IN TRADE SIZES OF CONDUIT OR TUBING
(0-600 Volts)

Types FF-32, RF-32, R-60, R-75, RW-60, RW-75, RW-90, R-90,
R-90 (Silicone, #14, #12 & #10)

Size AWG	Maximum Number of Conductors in Conduit or Tubing							
	½ In.	¾ In.	1 In.	1¼ In.	1½ In.	2 In.	2½ In.	3 In.
18	7	12	20	35	49	80	115	176
16	6	10	17	30	41	68	97	150
14	4	6	10	18	25	40	59	90
12	3	5	8	15	21	35	50	77
10	1	4	7	13	17	29	41	64
8	1	3	4	7	10	17	25	38
6	1	1	3	4	6	10	15	23
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9

TABLE 6A

(See Rule 12-1118)

MAXIMUM NUMBER OF CONTROL AND AUXILIARY CONDUCTORS
IN TRADE SIZES OF CONDUIT OR TUBING

Types TF, TFF, T, TW, TWH, R-90(XL), RW-90(XL),
RW-75(XL), R-90 (Silicone, #8 and Larger)

Size AWG	Maximum Number of Conductors in Conduit or Tubing							
	½ In.	¾ In.	1 In.	1¼ In.	1½ In.	2 In.	2½ In.	3 In.
18	13	24	39	68	92	152	218	335
16	11	19	31	55	74	123	175	270
14	8	15	25	44	60	99	141	218
12	6	12	20	35	47	78	111	171
10	5	9	15	26	36	60	85	131
8	1	4	7	12	17	28	40	62
6	1	2	4	7	9	16	23	36
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9

TABLE 7
(See Rule 12-1118)
SIZE OF CONDUIT OR TUBING FOR A GIVEN NUMBER OF LEAD-SHEATHED CABLES
(NOT MORE THAN FOUR)
Types RL60, RL75, RL90, and VL
(0-600 Volts)

NOTE: Subject to the range of conductors and types of wires for which aluminum conductors are approved.

Size AWG MCM Copper or Aluminum	Size of Conduit or Tubing — Inches											
	Single Conductor Cable				2-Conductor Cable Flat or Round				3-Conductor Cable			
	Number of Cables in One Conduit											
	1	2	3	4	1	2	3	4	1	2	3	4
14	1½	¾	¾	1	¾	1¼	1¼	1½	¾	1¼	1½	1½
12	1½	¾	¾	1	¾	1¼	1¼	1½	1	1½	1½	2
10	1½	1	1	1¼	1	1½	2	2	1	2	2	2½
8	1½	1¼	1¼	1¼	1	2	2	2½	1¼	2½	2½	3
6	¾	1¼	1¼	1½	1¼	2½	2½	3	1¼	2½	3	3
4	¾	1¼	1½	2	1¼	2½	3	3	1½	3	3	3½
3	¾	1¼	1½	2	1¼	3	3	3½	1½	3	3	3½
2	1	1½	1½	2	1¼	3	3	3½	2	3½	3½	4
1	1	2	2	2	1½	3½	3½	4	2	3½	4	5
0	1	2	2	2½	2	3½	3½	5	2	4	4	5
00	1	2	2	2½	2	3½	4	5	2	4	5	5
000	1¼	2	2½	3	2	4	4	5	2½	5	5	6
0000	1¼	2½	2½	3	2½	5	5	6	2½	5	5	6

(Continued)

TABLE 7 (Continued)

Size AWG MCM Copper or Aluminum	Size of Conduit or Tubing — Inches .											
	Single Conductor Cable		2-Conductor Cable Flat or Round				3-Conductor Cable					
	Number of Cables in One Conduit											
	1	2	3	4	1	2	3	4	1	2	3	4
250	1¼	2½	3	3	2½	5	5	6	3	6	6	—
300	1¼	3	3	3½	3	5	6	—	3	6	6	—
350	1½	3	3	3½	3	6	6	—	3	6	6	—
400	1½	3	3	3½	3	6	6	—	3½	6	—	—
500	1½	3	3½	4	3	6	—	—	3½	—	—	—
600	2	3½	4	5	3½	—	—	—	4	—	—	—
700	2	4	4	5	4	—	—	—	4	—	—	—
750	2	4	4	5	4	—	—	—	4	—	—	—
800	2	4	4	5	4	—	—	—	5	—	—	—
900	2½	4	5	5	4	—	—	—	5	—	—	—
1000	2½	5	5	6	5	—	—	—	5	—	—	—
1250	2½	5	5	6	—	—	—	—	—	—	—	—
1500	3	5	6	—	—	—	—	—	—	—	—	—
1750	3	6	6	—	—	—	—	—	—	—	—	—
2000	3	6	6	—	—	—	—	—	—	—	—	—

NOTE: The above conduit or tubing sizes apply to straight runs or to those with nominal off-sets equivalent to not more than two quarter-bends.

TABLE 8

(See Rule 12-1118)

MAXIMUM ALLOWABLE PER CENT RACEWAY FILL

	Maximum Raceway Fill Per Cent				
	Number of Conductors or Multi-Conductor Cables				
	1	2	3	4	Over 4
Conductors or multi-conductor cables (not lead-sheathed)	53	31	43	40	40
Lead-sheathed conductors or multi-conductor cables	55	30	40	38	35
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6

TABLE 9
(See Rule 12-1118)
CROSS-SECTIONAL AREAS OF CONDUIT AND TUBING

Trade Size Inches	Internal Diam. Inches	Per Cent Cross-Sectional Area of Conduit — Square Inches										
		100 %	60 %	55 %	53 %	50 %	43 %	40 %	38 %	35 %	31 %	30 %
1/2	0.622	0.30	0.180	0.165	0.159	0.150	0.129	0.120	0.114	0.105	0.09	0.090
3/4	0.824	0.53	0.318	0.292	0.281	0.265	0.228	0.212	0.202	0.185	0.16	0.159
1	1.049	0.86	0.516	0.473	0.456	0.430	0.370	0.344	0.327	0.301	0.27	0.258
1 1/4	1.380	1.50	0.900	0.825	0.795	0.750	0.645	0.600	0.570	0.525	0.47	0.450
1 1/2	1.610	2.04	1.223	1.122	1.081	1.020	0.877	0.816	0.776	0.714	0.63	0.612
2	2.067	3.36	2.015	1.848	1.780	1.680	1.445	1.344	1.277	1.176	1.04	1.008
2 1/2	2.469	4.79	2.875	2.635	2.540	2.395	2.060	1.916	1.820	1.677	1.48	1.437
3	3.068	7.38	4.430	4.060	3.910	3.690	3.175	2.952	2.805	2.585	2.29	2.214
3 1/2	3.548	9.90	5.945	5.450	5.250	4.950	4.260	3.960	3.765	3.465	3.07	2.970
4	4.026	12.72	7.640	7.000	6.745	6.360	5.475	5.088	4.840	4.450	3.94	3.820
5	5.047	20.00	12.000	11.000	10.600	10.000	8.600	8.000	7.600	7.000	6.20	6.000
6	6.065	28.89	17.30	15.900	15.320	14.445	12.430	11.556	10.980	10.120	8.96	8.670

TABLE 10

(See Rule 12-1118)

DIMENSIONS OF CONDUCTORS FOR CALCULATING RACEWAY FILL

SIZE AWG MCM	Types: FF-32, RF-32, R-60, R-75, RW-60, RW-75, R-90, R-90(Silicone, #4, #12 & #10)		Types: TF, TFF, T, TW, TWH, RW-75(X-Link), RW-90(X-Link), R-90(Silicone, #8 & Larger), R-90 (X-Link)	
	Diameter Inches	Area Square Inches	Diameter Inches	Area Square Inches
18	0.146	0.0167	0.106	0.0088
16	0.158	0.0196	0.118	0.0109
14	0.201	0.0327	0.166	0.0216
12	0.221	0.0384	0.183	0.0263
10	0.242	0.0460	0.204	0.0327
8	0.311	0.0760	0.248	0.0475
6	0.397	0.1238	0.323	0.0819
4	0.452	0.1605	0.372	0.1087
3	0.481	0.1817	0.401	0.1263
2	0.513	0.2067	0.433	0.1473
1	0.588	0.2715	0.508	0.2027
0	0.629	0.3107	0.549	0.2367
2/0	0.675	0.3578	0.595	0.2781
3/0	0.727	0.4151	0.647	0.3288
4/0	0.785	0.4840	0.705	0.3904
250	0.868	0.5917	0.788	0.4877
300	0.933	0.6837	0.843	0.5581
350	0.985	0.7620	0.895	0.6291
400	1.032	0.8365	0.942	0.6969
500	1.119	0.9834	1.029	0.8316
600	1.233	1.1940	1.143	1.0261
700	1.304	1.3355	1.214	1.1575
750	1.339	1.4082	1.249	1.2252
800	1.372	1.4784	1.282	1.2908
900	1.435	1.6173	1.345	1.4208
1000	1.494	1.7531	1.404	1.5482
1250	1.676	2.2062	1.577	1.9532
1500	1.801	2.5475	1.702	2.2748
1750	1.916	2.8895	1.817	2.5930
2000	2.021	3.2079	1.922	2.9013
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5

TABLE 11

(See Rules 4-008, 4-016, 16-020, 30-314, 30-1128, 38-006, 38-016, 44-062, and 70-106)

CONDITIONS OF USE, VOLTAGE, AND TEMPERATURE RATINGS OF FLEXIBLE CORDS, HEATER CORDS, TINSEL CORDS, FIXTURE WIRES, EQUIPMENT WIRES, CHRISTMAS-TREE WIRES AND CORDS, POWER-SUPPLY CABLES, AND ELEVATOR CABLES

Use	Kind	CSA Type Designation ¹	Ref. Notes	Voltage Rating Volts	Temperature Rating		Construction Details will be found in the following Tables of CSA Std. C22.2 No. 49-1962
					C	F	
Dry Locations Only	Flexible Cord	C (1/32)		300	75	167	A1
		C (3/64)		600	75	167	A1
	Heat- Resistant Flexible Cord	CTFC		300	90	194	C1
		CTFPO		300	90	194	C1
		CFTPD		300	90	194	C1
	Not For Hard Usage (Cont'd.)	GTFC	5	600	125	257	*
		GTFO	5	600	125	257	C1
		GTFPD	5	600	125	257	C1
	Heater Cord	HPD (1/64, 1/32)		300	90	194	D1
	Fixture Wire	RF-64		300	75	167	A1
		RF-32	10	600	75	167	A1
		FF-64		300	75	167	A1
		FF-32	10	600	75	167	A1

<div>(Cont'd.) Dry Locations Only</div>	<div>(Cont'd.) Not For Hard Usage</div>	Heat-Resistant Fixture Wire	CTF (1/32, 3/64)	300	90	194	C1
		Christmas-Tree Wire	GTF (1/32, 3/64)	600	125	257	C1
		Indoor Christmas-Tree Cord	TXF	125	60	140	B1
			TX	125	60	140	B1
			PXT	125	60	140	*
		Flexible Cord	SV	300	60	140	A1
			SVT	300	60	140	B1
			POT-64	300	60	140	B1
			POT-32	300	60	140	B1
		Heater Cord	HPN	300	90	194	D1
<div>Damp (or Dry) Locations (Continued)</div>	<div>Not For Hard Usage</div>	Tinsel Cord	POT-Tinsel	125	60	140	E1
			SV-Tinsel	125	60	140	*
			SVO-Tinsel	125	60	140	*
			SVT-Tinsel	125	60	140	*
			RF-64	300	75	167	A1
			RF-32	600	75	167	A1
			FF-64	300	75	167	A1
			FF-32	600	75	167	A1
		Fixture Wire	TF	600	90	194	B1
			TFF	600	90	194	B1
		TEW (1/64)	7, 16	300	105	221	*
		TEW (1/32)	7, 14, 16	600	105	221	See CSA
		SEWF-2	14, 15	600	150	302	Standard C22.2
		SEW-2	14	600	200	392	No. 127

(Continued)

TABLE 11 (Continued)

Use	Kind	CSA Type Designation ¹	Ref. Notes	Voltage Rating Volts	Temperature Rating			Construction Details will be found in the following Tables of CSA Std. C22.2 No. 49-1962	
					C				F
					Volts				
(Continued) Damp (or Dry) Locations	(Continued) Not For Hard Usage	Outdoor Christmas- Tree Cord	CXWT (3/64) CXWT (1/16) PXWT	300 600 300	60	140	B1 B1 *		
					60	140			
					60	140			
	For Hard Usage	Outdoor Christmas- Tree Wire	TXFW (3/64)	300	60	140	*		
					60	140			
					60	140			
					60	140			
					60	140			
					90	194			
					90	194			
	For Extra Hard Usage	Flexible Cord	S SO ST	600 600 600	60	140	A1 A1 B1		
					60	140			
					60	140			

		Power Supply Cable	SG SGO SW SWO SWT.	8, 12 8, 12	600 600 600 600 600	60 60 60 60 60	140 140 140 140 140	See CSA Standard C22.2 No. 96 *
		Dryer and Range	DR DRT	11 11	300 300	60 60	140 140	* *
Wet (or Damp or Dry) Locations	For Hard Usage	Outdoor Flexible Cord	SJOW SJTW	13 13	300 300	60 60	140 140	* *
	For Extra Hard Usage	Outdoor Flexible Cord	SOW STW	12, 13, 17 13	600 600	60 60	140 140	* *
		Outdoor Power Supply Cable	SWTW	13	600	60	140	*
	Elevator Cables (Travelling Cables)		E, EO (0.020) E, EO (3/64, 1/16)	12 12	300 600	75 75	167 167	A1 A1

* Construction requirements presently covered by Bulletins of the CSA Testing Laboratories pending their incorporation in the appropriate C22.2 Standard.

(Continued)

TABLE 11 (Continued)

NOTES:

1. In certain cases the thickness of rubber or thermoplastic insulation is indicated by the type designation, e.g. POT-64 indicates the insulation to be 1/64 inch. In other cases the thickness in inches is shown in brackets following the type designation, e.g. C (1) (32).
2. Suitable for damp locations only in construction having a moisture-resistant braid.
3. In No. 20 AWG size, Type POT-64 is rated 125 volts.
4. The jackets on Type HSJ are limited to 60C (140F); the 90C (194F) limit applying only to the conductor insulation.
5. The cotton or rayon braid on Type GTFC, and the cotton or rayon outer covering on Types GTFPO, and GTFPD are limited to 90C (194F); and 125C (275F) rating applying only to the conductor insulation.
6. When Types POT-64, POT-32, SPT-3, SVT, SJT, and ST are provided with thermoplastic conductor insulation and thermoplastic jacket material both rated at 105C (221F) this overall temperature rating is surface marked on the jacket in addition to the type designation.
7. Type TEW may be used in Class I circuits in accordance with Rule 16-020(2).
8. When Types SJO, SO, SWO, and SGO are provided with conductor insulation and jacket material both rated at 90C (194F) this overall temperature rating is surface marked in the jacket in addition to the type designation. When ethylene propylene is used as the insulation, "EP" is also surface marked on the jacket.
9. Suitable for use under Rule 38-006(2).
10. Suitable for use under Rule 38-006(2) when provided with flame-retardant and moisture-resistant braid.
11. Dryer and range cables are for use in approved domestic dryer and range power supply cords. These cables are not for sale to the public for general use.
12. When exposed to oil, the temperature rating of the jacket of Types SVO, SVT, SJO, SJT, HSJO, SO, SGO, SWO, SOW, EO, and SJOW is limited to 60C (140F) regardless of the temperature rating of the conductor insulation.
13. Types SJOW, SJTW, SOW, STW and SWTW are surface printed to show the type designation and the word "outdoor".
14. Types GTF, TEW, SEWF-2, and SEW-2 may be used in lighting fixture raceways in accordance with Rule 30-314(2)(d)(ii).
15. Type SEWF-2 with a nickel-coated copper conductor has a temperature rating of 200C (392F).
16. Types having cross-linked PVC insulation are surface marked with the type designation followed by (XL PVC).
17. Types SJOW and SOW may also be provided with 75C (167F) wet, 90C (194F) dry insulation and a 75C (167F) thermosetting jacket. Type SOW may also be provided with 75C (167F) insulation and a 60C (140F) thermosetting jacket. The temperature rating of the insulation is surface marked on the jacket.

TABLE 12
(See Rules 4-012 and 4-016)
ALLOWABLE AMPACITY OF FLEXIBLE CORD, FIXTURE WIRE, AND CHRISTMAS-TREE WIRE
(Based on Ambient Temperature of 30C (86F))

Size AWG	Allowable Ampacity									
	Tinsel Cords	Christmas- Tree Cord	Flexible Cord				Fixture Wire		Christmas- Tree Wire	
		Types TX, CXWT, PXWT, PXT	Types C, E, EO	Types SV, SVO, SJ, SJO, SJOW, S, SO, SG, SGO, SW, SWO, SOW, SPT-3, POT, SVT, SJT, SJTW, ST, SWT, STW, SWTW	Types HSJ, HSJO, HPD, HPN, DR, DRO, DRT	Types *CTFC, *CTFPO, *CTFPD, *GTFC, *GTFPO, *GTFPD	Types RF-64, FF-64, RF-32, FF-32	Types TF, TFF, *CTF, *GTF	Type TXF, TXFW	
				2 Current- Carrying Conductors	*3 Current- Carrying Conductors					
27	0.5	—	—	—	—	—	—	—	—	—
20	—	2	—	2	—	—	—	—	2	—
18	—	5	5	10	7	6	5	6	5	—
16	—	7	7	13	10	8	7	8	7	—
14	—	15	15	18	15	17	—	17	—	—
12	—	20	20	25	20	—	—	20	—	—
10	—	—	25	30	25	—	—	25	—	—
8	—	—	35	40	35	—	—	—	—	—
6	—	—	55	55	45	—	—	—	—	—
4	—	—	60	70	60	—	—	—	—	—
2	—	—	80	95	80	—	—	—	—	—

*The derating factors of Rule 4-012 (b), (c), (d), and (e) are to be applied to these values for the cord types listed in this column.
†These current ratings are for Types DR, DRO, and DRT domestic dryer and range cables only.

TABLE 13
(See Rule 14-058 and 28-026)
RATING OR SETTING OF OVERCURRENT DEVICES PROTECTING CONDUCTORS
(For general use where not otherwise specifically provided for)

Ampacity of Conductor	Rating or Setting Permitted		Ampacity of Conductor	Rating or Setting Permitted	
	Fuse Amperes	Circuit Breaker Amperes		Fuse Amperes	Circuit Breaker Amperes
0-15	15	15	126-150	150	150
16-20	20	20	151-175	175	175
21-25	25	30	176-200	200	200
26-30	30	30	201-225	225	225
31-35	35	40	226-250	250	250
36-40	40	40	251-275	300	300
41-45	45	50	276-300	300	300
46-50	50	50	301-325	350	350
51-60	60	70	326-350	350	350
61-70	70	70	351-400	400	400
71-80	80	100	401-450	450	500
81-90	90	100	451-500	500	500
91-100	100	100	501-525	600	600
101-110	110	125	526-550	600	600
111-125	125	125	551-600	600	600

TABLE 14*(See Rule 8-210)***WATTS PER SQUARE FOOT AND DEMAND FACTORS FOR SERVICES AND FEEDERS FOR VARIOUS TYPES OF BUILDINGS**

Type of Building	Watts Per Square Foot	Demand Factor Per Cent	
		Service Conductors	Feeders
Store, Restaurant	3.0	100	100
Office Building			
First 10,000 Square Feet	5.0	90	100
All in excess of 10,000 Square Feet	5.0	70	90
Industrial Commercial (Loft)	2.5	100	100
Church	1.0	100	100
Garage	1.0	100	100
Storage Warehouse	0.5	70	90
Theatre	3.0	75	95
Armories and Auditoriums	1.0	80	100
Banks	5.0	100	100
Barber Shops and Beauty Parlors	3.0	90	100
Clubs	2.0	80	100
Court Houses	2.0	100	100
Lodges	1.5	80	100

TABLE 15
(See Rule 36-008)

BENDING RADII (MEASURED AT THE INNERMOST SURFACE) THE OVERALL DIAMETER OF THE CABLE MULTIPLIED BY THE APPROPRIATE NUMBER SHOWN IN COLUMNS 2, 3, AND 4

Type of Cable	Up to and Including 1-Inch Diameter	Over 1-Inch Diameter and up to and Including 2-Inch Diameter	Over 2-Inch Diameter
Lead Covered	10	12	12
Corrugated Aluminum Sheathed	10	12	12
Smooth Aluminum Sheathed	12	15	18
Tape Shielded	12	12	12
Flat Tape Armoured	12	12	12
Wire Armoured	12	12	12
Non-Shielded	7	7	7
Wire Shielded	7	7	7
Portable Power Cables 5kV and less	6	6	6
Portable Power Cables Over 5kV	8	8	8

TABLE 16
(See Rules 4-000, 10-522, 10-812, and 10-814)

MINIMUM SIZE OF GROUNDING CONDUCTOR FOR RACEWAYS AND EQUIPMENT

Rating or Setting of Automatic Overcurrent Device in Circuit ahead of Equipment, Conduit, Etc. Not Exceeding — Amperes	Size of Grounding Conductor	
	Copper Wire AWG	Alum. Wire AWG
20	14	12
30	12	10
40	10	8
60	10	8
100	8	6
200	6	4
400	3	1
600	1	2/0
800	1/0	3/0
1000	2/0	4/0
1200	3/0	250 MCM

TABLE 17

(See Rules 10-204, 10-206, and 10-812)

MINIMUM SIZE OF GROUNDING CONDUCTOR FOR AC SYSTEMS
OR COMMON GROUNDING CONDUCTOR

Ampacity of Largest Service Conductor or Equivalent for Multiple Conductors	Size of Copper Grounding Conductor AWG
100 or less	8
101 to 125	6
126 to 165	4
166 to 260	2
261 to 355	0
356 to 475	00
Over 475	000

NOTE: The ampacity of the largest service conductor, or equivalent if multiple conductors are used, is to be determined from the appropriate Code Table taking into consideration the number of conductors in the conduit and the type of insulation.

TABLE 18

(See Rule 10-812)

MINIMUM SIZE OF GROUNDING CONDUCTOR FOR SERVICE
RACEWAY AND SERVICE EQUIPMENT

Ampacity of Largest Service Conductor or Equivalent for Multiple Conductors	Size of Grounding Conductor		
	Copper Wire AWG	Conduit or Pipe Inch	Electrical Metallic Tubing Inches
100 or less	8	1/2	1/2
101 to 125	6	1/2	1
126 to 165	4	3/4	1 1/4
166 to 260	2	3/4	1 1/4
261 to 355	0	1	2
356 to 475	00	1	2
Over 475	000	1	2

TABLE 19

(See Rules 4-004, 6-006, 12-012, 12-100, 12-302, 12-404, 12-702, 12-706, 12-1002, 12-2104, 12-2204, 12-2304, 16-020, 22-010, 22-012, 26-108, 30-314, 30-1004, 30-1102, 30-1128, 32-016, 34-022, 34-042 and 38-006)

CONDITIONS OF USE AND MAXIMUM ALLOWABLE CONDUCTOR TEMPERATURE
OF WIRES AND CABLES OTHER THAN FLEXIBLE CORDS AND FIXTURE WIRES

Conditions of Use	Trade Designation	CSA Type Designation	Maximum Allowable Conductor Temperature	
			Deg C	Deg F
For exposed wiring Dry locations only	Armoured Cable	AC	60	140
		ACH	75	167
		4,1 ² TECK	90	194
		4,10,1 ² TECK 90	90	194
		4,10,1 ² AC90	90	194
For exposed wiring in dry locations where exposed to corrosive action, if suit- able for corrosive condi- tion encountered	Armoured Cable	2,4,1 ² TECK	90	194
		2,4,10,1 ² TECK 90	90	194
	Varnished-Cambrie Insulated Cable	V	85	185
	Varnished-Cambrie and Asbestos Insulated Cable	A-1	110	230
For exposed wiring in dry locations where exposed to heat, grease or corrosive fumes, if suitable for cor- rosive condition encounter- ed.	Varnished-Cambrie and Asbestos Insulated Cable	A-9	110	230
	Thermoplastic and Asbestos Insulated Cable	A-20	110	230
	Asbestos Insulated Cable	A-7	3200	392

For exposed wiring in dry locations where not exposed to mechanical injury	Non-metallic Sheathed Cable	NMD-7	90	194
	Non-metallic Sheathed Cable	NMW-9, NMW-10	60	140
For exposed wiring in dry locations and in Category 1 and 2 locations, where not exposed to mechanical injury	Rubber (Thermosetting)-Insulated Cable	R60	60	140
		R75	75	167
For exposed wiring in dry or damp locations	Thermoplastic-Insulated Cable	4,9,10,11,12R90	90	194
		4T	60	140
For exposed wiring in wet locations ⁷	Armoured Cable	ACL, ACWU	60	140
		4,12TECK	75	167
	Rubber (Thermosetting)-Insulated Cable	4,10,12TECK 90	90	194
		ACHL, ACWU75	75	167
		4,10,12ACL90	90	194
		4,10,12ACWU90	90	194
		RW60, RL60	60	140
		4,10,12RW75, RL75	75	167
		4,10,12RL90, 4,10,12RW90	90	194

(Continued)

TABLE 19 (Continued)

Conditions of Use	Trade Designation	CSA Type Designation	Maximum Allowable Conductor Temperature	
			Deg C	Deg F
For exposed wiring in wet locations ⁷	Aluminum-Sheathed Cable	RA60	60	140
		RA75	75	167
		VA	85	185
		^{4,10} RA90	90	194
		A-2A	110	230
	¹ Mineral-Insulated Cable	A-7A	3200	392
		MI, LWMI	85	185
	Thermoplastic-Insulated Cable	⁴ TW	60	140
		TWH	75	167
	Non-metallic Sheathed Cable	⁸ NMW-10	60	140
	Varnished-Cambic Insulated Cable	VL	85	185
	Varnished-Cambic and Asbestos Insulated Cable	A-2	110	230

For exposed wiring where exposed to the weather	Armoured Cable	4,12TECK	75	167
		4,10,12TECK 90	90	194
		R60, RW60 each with thermosetting jacket	60	140
	Rubber (Thermosetting)-Insulated Cable	R75, 12RW75 each with thermosetting jacket, 4,12RW75 with minus 40F thermoplastic jacket, or 4,10RW75	75	167
	Thermoplastic-Insulated Cable	12R90, 12RW90 each with thermosetting jacket, or 4,10R90, 4,10RW90, 4,12RW90	90	194
	Neutral-Supported Cable	4TW, 4TWU each with insulation having improved low-temperature properties	60	140
	Non-metallic Sheathed Cable	NS-1, NSF-2	75	167
		8NMW-10	60	140
For concealing wiring dry locations only	Armoured Cable	AC	60	140
		ACH	75	167
		4,12TECK	90	194
		4,10,12TECK 90	90	194
	Non-metallic Sheathed Cable	4,10,12AC90	90	194
		NMD-7	90	194

(Continued)

TABLE 19 (Continued)

Conditions of Use	Trade Designation	CSA Type Designation	Maximum Allowable Conductor Temperature	
			Deg C	Deg F
For concealed wiring in dry locations and in Category 1 and 2 locations where not exposed to mechanical injury	Non-metallic Sheathed Cable	NMW-9, NMW-10	60	140
		ACL, ACWU	60	140
	Armoured Cable	4,12TECK	75	167
		4,10,12TECK 90	90	194
ACHL, ACWU75		75	167	
4,10,12ACL90		90	194	
For concealed wiring in wet locations ⁸	Non-metallic Sheathed Cable	4,10,12ACWU90	90	194
		⁸ NMW-10	60	140
	Aluminum-Sheathed Cable	RA60	60	140
		RA75	75	167
		VA	85	185
		4,10RA90	90	194
		A-2A	110	230
		A-7A	3200	392
	Mineral-Insulated Cable ¹	MI, LWMI	85	185
	For concealed knob-and-tube wiring in dry or damp locations	Rubber (Thermosetting)-Insulated Cable	R60	60
R75			75	167
Thermoplastic-Insulated Cable		4,9,10,11,12R90	90	194
		4T	60	140

For concealed knob-and-tube wiring in wet locations ⁷	Rubber (Thermosetting)-Insulated Cable	RW60 4,10,12RW75	60	140
		4,10,12RW90	75	167
		4TW	90	194
		TWH	60	140
		V	75	167
For use in raceways, except cabletroughs and ventilated flexible cableway, dry locations only	Thermoplastic-Insulated Cable		85	185
	Varnished-Cambrie Insulated Cable ²			
	Thermoplastic and Asbestos Insulated Cable	A-18	90	194
	Varnished-Cambrie and Asbestos Insulated Cable ³	A-1		
	Varnished-Cambrie and Asbestos Insulated Cable ³	A-9	110	230
For use in raceways, except cabletroughs and ventilated flexible cableway, in dry or damp locations	Thermoplastic and Asbestos Insulated Cable	A-20	110	230
	Rubber(Thermosetting)-Insulated Cable	R60	60	140
		R75	75	167
		4,9,10,11,12R90	90	194
	Thermoplastic-Insulated Cable	4T	60	140
For use in raceways, except cabletroughs and ventilated flexible cableway, in wet locations ⁷		RW60	60	140
	Rubber (Thermosetting)-Insulated Cable	4,10,12RW75	75	167
		4,10,12RW90	90	194
	Thermoplastic-Insulated Cable	4,6TW	60	140
	Varnished-Cambrie and Asbestos Insulated Cable	TWH	75	167
		A-2	110	230

(Continued)

TABLE 19 (Continued)

Conditions of Use	Trade Designation	CSA Type Designation	Maximum Allowable Conductor Temperature	
			Deg C	Deg F
For use in ventilated, non-ventilated and ladder type cabletroughs and ventilated flexible cableway in dry locations only	Armoured Cable	AC	60	140
		ACH	75	167
		4,10,12AC90	90	194
		4,12TECK	90	194
		4,10,12TECK 90	90	194
		ACL, ACWU	60	140
		4,12TECK	75	167
For use in ventilated, non-ventilated and ladder type cabletroughs and ventilated flexible cableway in wet locations ⁷ (Cont'd.)	Armoured Cable	4,10,12TECK 90	90	194
		ACHL, ACWU75	75	167
		4,10,12ACL90	90	194
		4,10,12ACWU90	90	194
		RA60	60	140
	Aluminum-Sheathed Cable	RA75	75	167
		VA	85	185
		4,10RA90	90	194
		A-2A	110	230
		A-7A	3200	392

For use in ventilated and ladder type cabletroughs and ventilated flexible cableway in wet locations ⁷	Mineral-Insulated Cable	MI, LWMI	85	185
	Rubber (Thermosetting)-Insulated Lead-Sheathed Cable	RL60	60	140
		RL75	75	167
		4,10,12RL90	90	194
	Varnished-Cambric Insulated Lead-Sheathed Cable	VL	85	185
For use in ventilated and non-ventilated cable-troughs and ventilated flexible cableway in vaults and switchrooms	Rubber (Thermosetting)-Insulated Cable	4,10,12,13RW60	60	140
		4,10,12,13RW75	75	167
		13RW90	90	194
		ACL, ACWU	60	140
	For direct earth burial (with protection as required by inspection authority) ⁵	Armoured Cable	ACHL, ACWU75	75
4,10,12ACL90			90	194
4,10,12ACWU90			90	194
4,12TECK			75	167
Non-metallic Sheathed Cable		4,10,12TECK 90	90	194
Rubber (Thermosetting)-Insulated Cable	NMW-10	60	140	
	RL60, RWU60	60	140	
	RL75, 4,10,12RWU75	75	167	
	4,10,12RL90, 4,10,12RWU90	90	194	

(Continued)

TABLE 19 (Continued)

Conditions of Use	Trade Designation	CSA Type Designation	Maximum Allowable Conductor Temperature	
			Deg C	Deg F
	Aluminum-Sheathed Cable	RA60	60	140
		RA75	75	167
		VA	85	185
		4,9,10RA90	90	194
		A-2A	110	230
		A-7A	3200	392
For service entrance above ground	Mineral-Insulated Cable ¹	MI, LWMI	85	185
	Varnished-Cambrie-Insulated Cable	VL	85	185
	Thermoplastic-Insulated Cable	4,6TWU	60	140
	Service-Entrance Cable	SE	60	140
		SE Style RA75	75	167
		USE, RWU60, TWU ⁵⁴	60	140
For service entrance above or below ground ⁵	Service-Entrance Cable	4,10,12RWU75, USE Style RA75	75	167
		4,10,12RWU90	90	194
For high-potential wiring in luminous-tube signs	Luminous-Tube-Sign Cable	GTO, GTOL	60	140

NOTES:

1. *A maximum copper sheath temperature of 250C is permissible for mineral-insulated cable, provided the temperature at the terminations does not exceed that specified in Tables 1 and 2. Any protective covering provided shall be suitable for the applicable sheath temperature.*
2. *May be used where exposed to heat, grease, or corrosive fumes, if suitable for the corrosive condition.*
3. *For bare or tinned copper conductors having individual strands smaller in diameter than 0.015 inch, the maximum allowable conductor temperature is 150C (320F).*
4. *When any of these types have an insulation or covering suitable for installation and use at temperatures down to minus 40F, they are surface printed with the type designation followed by "minus 40F".*
5. *Conductors or cable assemblies acceptable for direct earth burial may be used, by special permission, for underground services in accordance with Rule 6-006.*
6. *Types TW and TWU when provided with a nylon jacket are also approved for use where adverse conditions may exist, such as in oil refineries and around gasoline storage or pump areas (e.g. where subjected to alkaline conditions in the presence of petroleum solvents).*
7. *Types suitable for use in wet locations may also be used in dry or damp locations.*
8. *Type NMW-10 cable is not suitable for use in aerial spans.*
9. *Types having silicone rubber insulation are surface marked with the type designation followed by "silicone" e.g. R90 (silicone).*
10. *Types having cross-linked polyethylene insulation are surface marked with the type designation followed by "X-Link", e.g. R90(X-Link).*
11. *Type R90 silicone may be used to connect equipment which is marked as requiring supply conductors having insulation suitable for a temperature up to 125C (257F).*
12. *Types having ethylene-propylene insulation are surface marked with the type designation followed by "EP", e.g. R90 (EP).*
13. *Types RW60, RW75 and RW90, when used under Rules 12-2204 and 12-2304, are required to be flame retardant.*

TABLE 20
(See Rules 12-204 and 12-214)
SPACINGS FOR CONDUCTORS

Voltage of Circuit	Minimum Distance	
	Inches	
	Between Conductors	From Adjacent Surfaces
0-300	2½	½
301-750	4	1

TABLE 21
(See Rules 12-118, 12-2202, and 12-2302)
SUPPORTING OF CONDUCTORS IN VERTICAL RUNS OF RACEWAYS

Conductor Sizes	Maximum Distance
AWG and MCM	Feet
14 to 0	100
00 to 0000	80
220 to 350	60
Over 350 to 500	50
Over 500 to 750	40
Over 750	35

TABLE 22
(See Rule 12-3038)
SPACE FOR CONDUCTORS IN BOXES

Size of Conductor	Usable Space Within Box for Each Insulated Conductor
AWG	Cubic Inches
14	2.0
12	2.25
10	2.5
8	3.0

TABLE 23
(See Rule 12-3038)
NUMBER OF CONDUCTORS IN BOXES

Box Dimensions, Inches Trade Size	Cubic Inch Capacity	Max. Number of Conductors			
		Size		AWG	
		14	12	10	8
4 × 1½ Octagonal	17.1	8	7	6	5
4 × 2⅛ Octagonal	23.6	11	10	9	7
4 × 1½ Square	22.6	11	10	9	7
4 × 2⅛ Square	31.9	15	14	12	10
4 11/16 × 1½ Square	32.2	16	14	12	10
4 11/16 × 2⅛ Square	46.4	23	20	18	15
3 × 2 × 1½ Device	7.9	3	3	3	2
3 × 2 × 2 Device	10.7	5	4	4	3
3 × 2 × 2¼ Device	11.3	5	5	4	3
3 × 2 × 2½ Device	13	6	5	5	4
3 × 2 × 2¾ Device	14.6	7	6	5	4
3 × 2 × 3½ Device	18.3	9	8	7	6
4 × 2⅛ × 1½ Device	11.1	5	4	4	3
4 × 2⅛ × 1⅞ Device	13.9	6	6	5	4
4 × 2⅛ × 2⅛ Device	15.6	7	6	6	5

NOTE: For combination of conductor sizes not shown above, Table 22 shall apply.

TABLE 24
(See Rules 2-700, 2-704, and 2-706)
MINIMUM INSULATION RESISTANCES FOR INSTALLATIONS

Installation	Insulation Resistance Ohms
For Circuits of No. 14 or No. 12 AWG	1,000,000
For Circuits of No. 10 AWG or larger	
25 to 50 amperes	250,000
51 to 100 amperes	100,000
101 to 200 amperes	50,000
201 to 400 amperes	25,000
401 to 800 amperes	12,000
Over 800 amperes	5,000

TABLE 25
(See Rules 14-060 and 28-044)
**OVERCURRENT TRIP COILS FOR CIRCUIT BREAKERS AND
OVERLOAD DEVICES FOR PROTECTING MOTORS**

For Circuit Protection†		System	For Motor Overload Protection		Kind of Motor
Number and Location of Overcurrent Devices (Trip Coils)			Number and Location of Overload Devices such as Trip Coils, Relays, or Thermal Cutouts		
3-trip coils, one in each conductor		3-wire, 3-phase ac, ungrounded or with grounded neutral 4-wire, 3-phase ac	3 — one in each phase not to be connected in any neutral conductor		3-phase ac
3-trip coils, one in each phase					
2-trip coils, one in each phase*		4-wire, 2-phase ac, ungrounded 3-wire, 2-phase ac 4-wire, 2-phase ac, with grounded neutral 5-wire, 2-phase ac 3-wire, 1-phase ac or dc 2-wire ac or dc, ungrounded or with one conductor grounded† 3-wire, 1-phase ac or dc, with grounded neutral	2 — one in each phase, not to be connected in any neutral or grounded conductor		2-phase ac
2-trip coils, one in each outside conductor					
4-trip coils, one in each ungrounded conductor					
4-trip coils, one in each ungrounded conductor					
2-trip coils, one in each outside conductor					
1-trip coil in each ungrounded conductor			1 — in any conductor except a neutral or grounded conductor		1-phase ac or dc
2-trip coils, one in each ungrounded conductor					

*For Services see Section 6.
†This will not preclude the use of other arrangements which will provide equivalent protection.
‡This will not prevent the use of one single-pole circuit breaker in each conductor for the protection of an ungrounded 2-wire circuit.

TABLE 26
(See Rules 28-016, 28-024, 28-026, 28-030, 28-036, 28-040, and 28-092)
**SIZES OF CONDUCTORS, FUSE RATINGS, AND CIRCUIT BREAKER SETTINGS
FOR MOTOR OVERLOAD PROTECTION AND MOTOR CIRCUIT OVERCURRENT PROTECTION**
(This Table is based on Table 29)

Full-Load Current Rating of Motor	Minimum Allowable Ampacity of Conductor	Overload Protection for Running Protection of Motors		‡Overcurrent Protection Maximum Allowable Rating of Fuses and Maximum Allowable Setting of Circuit Breakers of the Time-Limit Type for Motor Circuits					
		Maximum Rating of Fuses	Maximum Setting of Overload Devices	Single Phase All Types and Squirrel Cage and Synchronous (Full Voltage, Resistor and Reactor Starting)		Squirrel Cage and Synchronous (Autotransformer and Star-Delta Starting)		DC or Wound Rotor AC	
				Fuse Amperes	Circuit Breaker Amperes	Fuse Amperes	Circuit Breaker Amperes	Fuse Amperes	Circuit Breaker Amperes
Amperes									
1†	15	2*	1.25*	15	15	15	15	15	15
2†	15	3*	2.50*	15	15	15	15	15	15
3†	15	4*	3.75*	15	15	15	15	15	15
4†	15	6*	5.00*	15	15	15	15	15	15
5†	15	8*	6.25*	15	15	15	15	15	15
6†	15	8*	7.50*	20	15	15	15	15	15
7	15	10*	8.75*	25	15	15	15	15	15
8	15	10*	10.00*	25	20	20	15	15	15
9	15	12*	11.25*	30	20	25	15	15	15
10	15	15*	12.50*	30	20	25	20	15	15
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10

(Continued)

TABLE 26 (Continued)

Full-Load Current Rating of Motor Amperes	Minimum Allowable Ampacity of Conductor	Overload Protection for Running Protection of Motors		‡Overcurrent Protection Maximum Allowable Rating of Fuses and Maximum Allowable Setting of Circuit Breakers of the Time-Limit Type for Motor Circuits					
		Maximum Rating of Fuses Amperes	Maximum Setting of Overload Devices Amperes	Single Phase All Types and Squirrel Cage and Synchronous (Full Voltage, Resistor and Reactor Starting)		Squirrel Cage and Synchronous (Autotransformer and Star-Delta Starting)		DC or Wound Rotor AC	
				Fuse Amperes	Circuit Breaker Amperes	Fuse Amperes	Circuit Breakers Amperes	Fuse Amperes	Circuit Breaker Amperes
11	15.00	15*	13.75*	30	30	30	20	20	15
12	15.00	15	15.00	40	30	30	20	20	15
13	16.25	20	16.25	40	30	35	30	20	20
14	17.50	20	17.50	45	30	35	30	25	20
15	18.75	20	18.75	45	30	40	30	25	20
16	20.00	20	20.00	50	40	40	30	25	20
17	21.25	25	21.25	60	40	45	30	30	30
18	22.50	25	22.50	60	40	45	30	30	30
19	23.75	25	23.75	60	40	50	40	30	30
20	25.00	25	25.00	60	50	50	40	30	30
22	27.5	30	27.5	60	50	60	40	35	30
24	30.0	30	30.0	80	50	60	40	40	30
26	32.5	35	32.5	80	70	70	50	40	40
28	35.0	35	35.0	90	70	70	50	45	40
30	37.5	40	37.5	90	70	70	50	45	40

Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10
32	40.0	40	40.0	100	70	70	70	50	40
34	42.5	45	42.5	110	70	70	70	60	50
36	45.0	45	45.0	110	100	80	70	60	50
38	47.5	50	47.5	125	100	80	70	60	50
40	50.0	50	50.0	125	100	80	70	60	50
42	52.5	50	52.5	125	100	90	70	70	70
44	55.0	60	55.0	125	100	90	100	70	70
46	57.5	60	57.5	150	100	100	100	70	70
48	60.0	60	60.0	150	100	100	100	80	70
50	62.5	60	62.5	150	125	100	100	80	70
52	65.0	70	65.0	175	125	110	100	80	70
54	67.5	70	67.5	175	125	110	100	90	70
56	70.0	70	70.0	175	125	125	100	90	70
58	72.5	70	72.5	175	125	125	100	90	100
60	75.0	80	75.0	200	150	125	100	90	100
62	77.5	80	77.5	200	150	125	125	100	100
64	80.0	80	80.0	200	150	150	125	100	100
66	82.5	80	82.5	200	150	150	125	100	100
68	85.0	90	85.0	225	150	150	125	110	100
70	87.5	90	87.5	225	175	150	125	110	100
72	90.0	90	90.0	225	175	150	125	110	100
74	92.5	90	92.5	225	175	150	125	125	100
76	95.0	100	95.0	250	175	175	150	125	100
78	97.5	100	97.5	250	175	175	150	125	100
80	100.0	100	100.0	250	200	175	150	125	100
82	102.5	110	102.5	250	200	175	150	125	125
84	105.0	110	105.0	250	200	175	150	150	125
86	107.5	110	107.5	300	200	175	150	150	125
88	110.0	110	110.0	300	200	200	175	150	125
90	112.5	110	112.5	300	225	200	175	150	125

(Continued)

TABLE 26 (Continued)

Full-Load Current Rating of Motor Amperes	Minimum Allowable Ampacity of Conductor	Overload Protection for Running Protection of Motors		‡Overcurrent Protection Maximum Allowable Rating of Fuses and Maximum Allowable Setting of Circuit Breakers of the Time-Limit Type for Motor Circuits							
		Maximum Rating of Fuses Amperes	Maximum Setting of Overload Devices Amperes	Single Phase All Types and Squirrel Cage and Synchronous (Full Voltage, Resistor and Reactor Starting)		Squirrel Cage and Synchronous (Autotransformer and Star-Delta Starting)		DC or Wound Rotor AC			
				Fuse Amperes	Circuit Breaker Amperes	Fuse Amperes	Circuit Breaker Amperes	Fuse Amperes	Circuit Breaker Amperes		
92	115.0	125	115.0	300	225	200	175	150	125		
94	117.5	125	117.5	300	225	200	175	150	125		
96	120.0	125	120.0	300	225	200	175	150	125		
98	122.5	125	122.5	300	225	200	175	150	125		
100	125.0	125	125.0	300	250	200	200	150	150		
105	131.5	150	131.5	350	250	225	200	175	150		
110	137.5	150	137.5	350	250	225	200	175	150		
115	144.0	150	144.0	350	250	250	225	175	150		
120	150.0	150	150.0	400	300	250	225	200	175		
125	156.5	175	156.5	400	300	250	250	200	175		
130	162.5	175	162.5	400	300	300	250	200	175		
135	169.0	175	169.0	450	300	300	250	200	175		
140	175.0	175	175.0	450	350	300	250	225	200		
145	181.5	200	181.5	450	350	300	250	225	200		
150	187.5	200	187.5	450	350	300	300	225	225		

155	194	200	194	500	350	350	300	250	225
160	200	200	200	500	400	350	300	250	225
165	206	225	206	500	400	350	300	250	225
170	213	225	213	500	400	350	300	250	225
175	219	225	219	600	400	350	350	300	250
180	225	225	225	600	400	400	350	300	250
185	231	250	231	600	400	400	350	300	250
190	238	250	238	600	400	400	350	300	250
195	244	250	244	600	400	400	350	300	250
200	250	250	250	600	500	400	400	300	300
210	263	250	263	—	500	450	400	350	300
220	275	300	275	—	500	450	400	350	300
230	288	300	288	—	500	500	400	350	300
240	300	300	300	—	600	500	400	400	350
250	313	300	313	—	600	500	500	400	350
260	325	350	325	—	600	600	500	400	350
270	338	350	338	—	600	600	500	450	400
280	350	350	350	—	600	600	500	450	400
290	363	350	363	—	600	600	500	450	400
300	375	400	375	—	600	600	600	450	400
320	400	400	400	—	—	—	—	500	400
340	425	450	425	—	—	—	—	600	500
360	450	450	450	—	—	—	—	600	500
380	475	500	475	—	—	—	—	600	500
400	500	500	500	—	—	—	—	600	600
420	525	600	525	—	—	—	—	—	—
440	550	600	550	—	—	—	—	—	—
460	575	600	575	—	—	—	—	—	—
480	600	600	600	—	—	—	—	—	—
500	625	—	625	—	—	—	—	—	—
Col. 1	Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8	Col. 9	Col. 10

*For running protection of motors of 1 hp or less see Rules 28-036 and 28-042.
†For the grouping of small motors under the protection of a single set of fuses see Rules 28-024, 28-026, and 28-028.
‡These values are based on Table 29, see also Rule 28-024.
NOTE: This Table is based on a room temperature of 30C (86F).

TABLE 27*(See Rules 28-016, 28-018, 28-022, and 38-010)***FOR DETERMINING CONDUCTOR SIZES FOR MOTORS FOR DIFFERENT REQUIREMENTS OF SERVICE**

Classification of Service	Percentage of Nameplate Current Rating of Motor			
	5 Minute Rating	15 Minute Rating	30 and 60 Minute Rating	Continuous Rating
Short-time Duty. Operating valves, raising or lowering rolls, etc.	110	120	150	
Intermittent Duty. Freight and passenger elevators, tool heads, pumps, drawbridges, turntables, etc.	85	85	90	140
Periodic Duty. Rolls, ore- and coal-handling machines, etc.	85	90	95	140
Varying Duty	110	120	150	200

TABLE 28*(See Rule 28-022)***FOR DETERMINING CONDUCTOR SIZES IN THE SECONDARY CIRCUITS OF MOTORS**

Resistor Duty Classification	Duty Cycles	Carrying Capacity of Conductors in Per Cent of Full Load Secondary Current
Light Starting Duty	5 Sec. on 75 Sec. off	35
Heavy Starting Duty	10 Sec. on 70 Sec. off	45
Extra Heavy Starting Duty	15 Sec. on 75 Sec. off	55
Light Intermittent Duty	15 Sec. on 45 Sec. off	65
Medium Intermittent Duty	15 Sec. on 30 Sec. off	75
Heavy Intermittent Duty	15 Sec. on 15 Sec. off	90
Continuous Duty	Continuous Duty	110

TABLE 29

(See Rules 28-024, 28-026, and 28-030)

RATING OR SETTING OF OVERCURRENT DEVICES FOR THE PROTECTION OF MOTOR BRANCH CIRCUITS

(Except as permitted in Table 26 where 15-ampere overcurrent protection for motor branch-circuit conductors exceeds the values specified in the following Table)

Type of Motor	Per Cent of Full Load Current		
	Fuse Rating	Maximum Circuit-Breaker Setting	
		Instantaneous Type	Time-limit Type
Alternating Current			
Single-phase all types	300	—	250
Squirrel-cage and Synchronous:			
Full-voltage Starting	300	700	250
Resistor and Reactor Starting	300	—	250
Auto-transformer Starting:			
Not more than 30 Amperes	250	—	200
More than 30 Amperes	200	—	200
Wound Rotor	150	—	150
Direct Current			
Not more than 50 hp	150	250	150
More than 50 hp	150	175	150

- NOTES: 1. The ratings of fuses for the protection of motor branch circuits as given in Table 26, are based upon fuse ratings appearing in the Table above, which also specifies the maximum settings of circuit breakers for the protection of motor branch circuits.
2. Synchronous motors of the low-torque low-speed type (usually 450 rpm or lower) such as are used to drive reciprocating compressors, pumps, etc., and which start up unloaded, do not require a fuse rating or circuit-breaker setting in excess of 200 per cent of full-load current.

TABLE 30

(See Rule 36-014)

MINIMUM CLEARANCES FOR BARE CONDUCTORS — INDOORS

Voltage Class Kilovolts	Minimum Air Gap Distance in Inches	
	From Live Parts to Adjacent Surfaces Other Than Insulation and Bases of Conductor Supports	Between Live Parts (Not Centre to Centre)
2.5	4	6
5.0	5	6
7.5	6	7
15	7	10
23	10	15
34.5	13	19
46	17	24
69	25	33

TABLE 31

(See Rule 36-014)

MINIMUM CLEARANCES FOR BARE CONDUCTORS — OUTDOORS

Voltage Class Kilovolts	Minimum Air Gap Distance in Inches	
	From Live Parts to Adjacent Surfaces Other Than Insulation and Bases of Conductor Supports	Between Live Parts (Not Centre to Centre)
2.5	9	11
5.0	9	11
7.5	9	11
15	10	12
23	12	15
34.5	15	19
46	18	24
69	29	33

TABLE 32
(See Rule 36-016)
VERTICAL ISOLATION OF UNGUARDED LIVE PARTS

Voltage Class Kilovolts	Minimum Isolation by Vertical Clearance from Unguarded Live Parts to Floor or Grade		
	Feet		
	Indoors	Outdoors	
		Light Snow Area	Heavy Snow Area
2.5, 5.0, and 7.5	8	10	12
15	9	10	12
23	9	10	12
34.5	10	12	14
46	10	12	14
69	10	18	20

TABLE 33
HORIZONTAL CLEARANCES FROM ADJACENT STRUCTURES
(Including Protuberances)
(See Rules 26-178, 36-016)

Voltage Class Kilovolts	Clearance Feet
2.5, 5.0, 7.5, 15, 23, 34.5 and 46	10
69	12

TABLE 34

(See Rule 36-016)

VERTICAL GROUND CLEARANCES FOR OPEN LINE CONDUCTORS

Voltage Class Kilovolts	Minimum Vertical Clearance Above Ground (Except at Point of Connection)
	Feet
2.5, 5.0, and 7.5	20
15	20
23	20
34.5	22
46	23
69	25

TABLE 35

(See Rule 26-006)

SPACINGS FOR ISOLATING SWITCHES AND FUSES
ASSEMBLED IN THE FIELD
(Not of the Metal Enclosed Type)

Voltage Class Kilovolts	Minimum Phase Spacing (Centre to Centre)	
	Disconnect Switches and Fuses Other Than Expulsion Types	Horn-Gap Switches and Expulsion Fuses
	Inches	Inches
2.5, 5.0, and 7.5	18	36
15	24	36
23	30	48
34.5	36	60
46	48	72
69	60	84

TABLE 36

(See Rule 4-002 (6) and Rule 75-026)

**MAXIMUM ALLOWABLE AMPACITY OF NEUTRAL
SUPPORTED CABLE TYPES NS-1 AND NSF-2
(Based on Ambient Temperatures of 30C (86F))**

Size AWG	Ampacity (Aluminum Conductors)	
	Two Insulated Conductors	Three Insulated Conductors
8	55	45
6	70	60
4	95	80
3	110	95
2	125	105
1	145	120
0	165	140
00	190	160
000	215	185
0000	250	215

- NOTES: 1. *The above values assume radiation from the sun, a wind velocity of 2 feet per second and a maximum conductor temperature of 75C.*
2. *For ambients of 40C and 50C multiply the above values by 0.88 and 0.75, respectively.*

TABLE 37

(See Rule 28-014)

**MOTOR SUPPLY CONDUCTOR INSULATION
MINIMUM TEMPERATURE RATING
(Degrees Centigrade)
Based on Ambient Temperature of 30C (86F)**

Motor Enclosure	Insulation Class			
	A	B	F	H
All enclosures except totally enclosed non-ventilated	60	60	75	75
Totally enclosed non-ventilated	75	75	90	110

TABLE 38

(See Rules 12-2212 and 12-2312)

CURRENT RATING CORRECTION FACTORS FOR
VENTILATED AND LADDER TYPE CABLETROUGHS
AND FOR NON-VENTILATED CABLETROUGHS AND FOR
VENTILATED FLEXIBLE CABLEWAY

Number of Conductors	Current Rating Correction Factor
1-3	1.00
4-6	.80
7-24	.70
25-42	.60
43 and up	.50

TABLE 39

(See Rule 12-2212)

CURRENT RATING CORRECTION FACTORS WHERE SPACINGS ARE
MAINTAINED (VENTILATED AND LADDER TYPE CABLETROUGHS)

Number of Conductors of Cables Horizontally	1	2	3	4	5	6
Vertically						
1	1.00	.93	.87	.84	.83	.82
2	.89	.83	.79	.76	.75	.74

TABLE 40
(See Rule 12-1106)
TAPERED THREADS FOR FIELD CUT CONDUIT

Trade Size of Conduit Inches	Number of Threads per Inch	External Threads		Internal Threads	
		Length of Thread		Gauged with American Standard Taper Pipe Thread (NPT) Plug Gauge*	
		Minimum Inches	Maximum Inches	Minimum Turns	Maximum Turns
½	14	0.64 (10/16)†	0.71 (11/16)†	6	9
¾	14	0.65 (10/16)	0.71 (11/16)	6	9
1	11½	0.81 (13/16)	0.89 (14/16)	6	9
1¼	11½	0.81 (13/16)	0.89 (14/16)	6	10
1½	11½	0.81 (13/16)	0.89 (14/16)	6	10
2	11½	0.87 (14/16)	0.96 (15/16)	6	10
2½	8	1.32 (1-5/16)	1.44 (1-7/16)	6	10
3	8	1.38 (1-6/16)	1.50 (1-8/16)	6	10
3½	8	1.43 (1-7/16)	1.55 (1-9/16)	7	11
4	8	1.48 (1-8/16)	1.60 (1-10/16)	7	11
5	8	1.59 (1-10/16)	1.71 (1-11/16)	7	11
6	8	1.70 (1-11/16)	1.82 (1-13/16)	7	11

*See ANSI Standard B2.1-1968, Pipe Threads (Except Dryseal).

†Fractional dimensions are approximate.

TABLE 41
(See Rule 10-614)
**MINIMUM SIZE OF BONDING JUMPER
FOR SERVICE RACEWAYS**

Ampacity of Largest Service Conductor	Size of Bonding Jumper	
	Copper Wire	Aluminum Wire
	AWG	AWG
100 or less	8	6
200	6	4
400	4	2
600	2	0
800	0	00
1,000	00	000
1,200	000	0000

TABLE 42
(See Rule 12-2202)
LOAD CLASSES

Class	Maximum Design Load for Maximum Associated Support Spacing	
	Design Load Pounds Per Foot	Design Support Spacing Feet
A	25	10
B	50	10
CI	65	10
DI	45	20
E	75	20

TABLE 43
(See Rule 10-702)
**MINIMUM CONDUCTOR SIZE
FOR
CONCRETE ENCASED ELECTRODES**

Ampacity of Largest Service Conductor or Equivalent for Multiple Conductors	Size of Bare Copper Conductor
Amperes	AWG
165 amperes or less	4
166 to 260	2
261 to 355	0
356 to 475	00
Over 475	000

TABLE 44
(See Rule 28-074)

THREE PHASE AC MOTORS

3-Phase		AC Motor Full-Load Current in Amperes _{a, b, c, d, e}							
Motor Rating HP		Induction Type				Synchronous Type			
		Squirrel-Cage and Wound Rotor				Unity Power Factor d			
		Amperes				Amperes			
	115V	230V	460V	575V	2300V	230V	460V	575V	2300V
1/2	4	2	1	.8					
3/4	5.6	2.8	1.4	1.1					
1	7.2	3.6	1.8	1.4					
1 1/2	10.4	5.2	2.6	2.1					
2	13.6	6.8	3.4	2.7					
3		9.6	4.8	3.9					
5		15.2	7.6	6.1					
7 1/2		22	11	9					
10		28	14	11					
15		42	21	17					
20		54	27	22					
25		68	34	27		54	27	22	
30		80	40	32		65	33	26	
40		104	52	41		86	43	35	
50		130	65	52		108	54	44	
60		154	77	62	16	128	64	51	12
75		192	96	77	20	161	81	65	15
100		248	124	99	26	211	106	85	20
125		312	156	125	31	264	132	106	25
150		360	180	144	37		158	127	30
200		480	240	192	49		210	168	40

NOTES: ^aFor full-load currents of 208 and 200 volt motors, increase the corresponding 230 volt motor full-load current by 10 and 15 per cent, respectively.
^bThese values of motor full-load current are to be used as guides only. Where exact values are required (e.g. for motor protection), always use those appearing on the motor name plate.
^cThese values of motor full-load current are for motors running at speeds usual for belted motors and motors with normal torque characteristics. Motors built for especially low speeds or high torques may require more running current, and multi-speed motors will have full-load current varying with speed, in which case the nameplate current rating shall be used.
^dFor 90 and 80 per cent P.F. the above figures shall be multiplied by 1.1 and 1.25 respectively.
^eThe voltages listed are rated motor voltages. Corresponding Nominal System Voltages are 120, 240, 480 and 600 volts. Refer to CSA Standard C2235-1969, Preferred Voltage Levels for AC Systems 0 to 50,000 volts.

TABLE 45
(See Rule 28-074)
SINGLE PHASE AC MOTORS

Single Phase AC Motors Full-load Current In Amperes ^{a,b,c,d}		
HP Rating	115V	230V
1/6	4.4	2.2
1/4	5.8	2.9
1/3	7.2	3.6
1/2	9.8	4.9
3/4	13.8	6.9
1	16	8
1 1/2	20	10
2	24	12
3	34	17
5	56	28
7 1/2	80	40
10	100	50

NOTES: ^aFor full-load currents of 208 and 200 volt motors, increase the corresponding 230 volt motor full-load current by 10 and 15 per cent respectively.

^bThese values of motor full-load current are to be used as guides only. Where exact values are required (e.g. for motor protection), always use those appearing on the motor name plate.

^cThese values of full-load current are for motors running at usual speeds and motors with normal torque characteristics. Motors built for especially low speeds or high torques may have higher full-load currents, and multi-speed motors will have full-load current varying with speed, in which case the nameplate current ratings shall be used.

^dThe voltages listed are rated motor voltages. Corresponding Nominal System Voltages are 120 and 240 volts.
Refer to CSA Standard C235-1969, Preferred Voltage Levels for AC Systems 0-50,000 volts.

TABLE 46
(See Rules 26-116 and 26-132)

CONFIGURATIONS FOR NONLOCKING RECEPTACLES























		15 AMPERE	20 AMPERE	30 AMPERE	50 AMPERE	60 AMPERE
2-POLE 3-WIRE GROUNDING	5 125V	 5-15R	 5-20R	 5-30R	 5-50R	
	6 250V	 6-15R	 6-20R	 6-30R	 6-50R	
	7 277V AC	 7-15R	 7-20R	 7-30R	 7-50R	
3-POLE 4-WIRE GROUNDING	14 125/ 250V	 14-15R	 14-20R	 14-30R	 14-50R	 14-60R
	15 3 Ø 250V	 15-15R	 15-20R	 15-30R	 15-50R	 15-60R

TABLE 47
(See Rule 26-132)
CONFIGURATIONS FOR LOCKING RECEPTACLES



























			15 AMPERE	20 AMPERE	30 AMPERE
2-POLE 3-WIRE GROUNDING	125V	L5	L 5-15R 	L 5-20R 	L 5-30R 
	250V	L6	L 6-15R 	L 6-20R 	L 6-30R 
	277V AC	L7	L 7-15R 	L 7-20R 	L 7-30R 
	480V	L8		L 8-20R 	L 8-30R 
	600V	L9		L 9-20R 	L 9-30R 
3-POLE 4-WIRE GROUNDING	125/250V	L14		L 14-20R 	L 14-30R 
	3Ø 250V	L15		L 15-20R 	L 15-30R 
	3Ø 480V	L16		L 16-20R 	L 16-30R 
	3Ø 600V	L17			L 17-30R 
4-POLE 5-WIRE GROUNDING	3ØY 120/208V	L21		L 21-20R 	L 21-30R 
	3ØY 277/480V	L22		L 22-20R 	L 22-30R 
	3ØY 347/600V	L23		L 23-20R 	L 23-30R 

TABLE 48
(See Rule 70-104)
SIZE OF CONDUIT FOR MOBILE HOMES

Rating of Main Overcurrent Protection Amperes	Minimum Trade Size of Conduit Inches	
	Excluding System Ground	Including System Ground
50	1	1¼
60	1¼	1¼
100	1¼	1½
150	2	2
200	2	2½

NOTE: *These sizes are based on the use of copper conductors.*

TABLE 143
(See Rule 75-014)

CIRCUMFERENCE OF POLES

Length of Pole feet	Western Cedar or Pressure-treated Pine inches	Eastern Cedar and Other inches
25	26	28
30	26½	31
35	28	33
40	34	37

TABLE 144
(See Rule 75-020)

MINIMUM DEPTH OF POLES

Pole Length feet	Minimum Depth of Hole feet
25	5
30	5½
35	5½
40	6
45	6½
50	7

TABLE 145

(See Rules 75-022 and 074-076)

MAXIMUM CONDUCTOR SPANS

Size of Conductor AWG	Type of Conductor	Maximum Span Feet
6	Medium-hard-drawn copper, weatherproof	135
6	Hard-drawn or medium-hard- drawn copper, bare	150
4	Bare hard-drawn copper	250
4	Bare steel-reinforced aluminum	250
2	Bare steel-reinforced aluminum	350
0	Bare steel-reinforced aluminum	350

TABLE 146

(See Rule 75-080)

CONDUCTOR SAG BETWEEN POLES—WEATHERPROOF COPPER CONDUCTORS

Temperature (Fahrenheit) degrees	Conductors No. 6 to No. 0 AWG			Conductors No. 2/0 to 250 MCM AWG		
	100 Ft. Span inches	125 Ft. Span inches	150 Ft. Span inches	100 Ft. Span inches	125 Ft. Span inches	150 Ft. Span inches
-20	4	6	8	5	8	12
0	5	8	12	7	11	16
32	7	11	16	9	15	21
60	9	15	21	12	18	26
90	12	19	27	14	22	32
120	15	24	34	17	26	38

TABLE 147

(See Rule 75-080)

SAG OF ALUMINUM CONDUCTORS STEEL REINFORCED

Temperature (Fahrenheit) degrees	Nos. 2, 1/0, Stranding 6/1							
	Span in Feet							
	175	200	225	250	275	300	325	350
	Sag in Inches							
30	8	10	13	17	20	24	28	32
0	14	18	23	29	35	42	49	57
+32	18	24	30	37	45	54	63	73
60	22	29	36	45	54	64	76	87
90	26	33	42	52	63	75	88	102
120	29	38	47	59	71	85	99	115

NOTE: For sizes larger than No. 1/0 AWG refer to the Supply Authority.

TABLE 148

(See Rule 75-080-092)

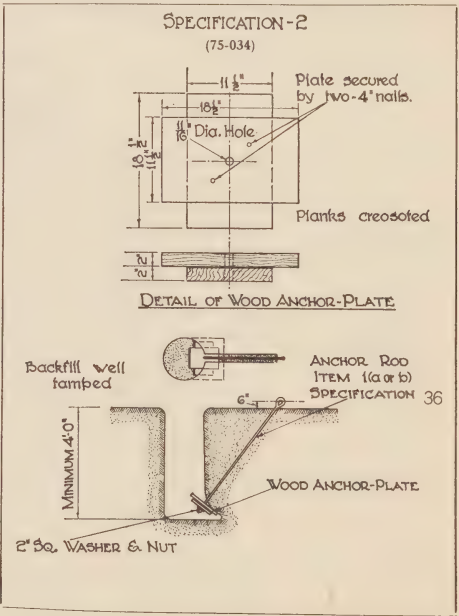
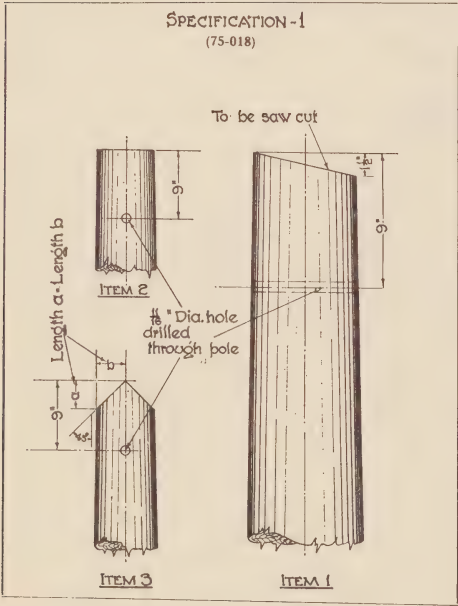
SAG OF TRIPLEX CONDUCTORS

Temperature (Fahrenheit) degrees	Triplex 2—No. 2 PolyAl 1—No. 2 Bare Acsr.					Triplex 2—No. 1/0 PolyAl 1—No. 1/0 Bare Acsr.					Triplex 2—No. 3/0 PolyAl 1—No. 1/0 Bare Acsr.				
	Span in Feet					Span in Feet					Span in Feet				
	50	75	100	125	150	50	75	100	125	150	50	75	100	125	150
	Sag in Inches					Sag in Inches					Sag in Inches				
-20	8	17	30	47	68	10	23	40	62	89	12	27	47	74	106
0	8	18	32	50	72	11	23	41	64	92	12	28	48	75	108
+32	9	19	34	53	74	11	24	43	67	97	12	28	49	77	110
60	9	21	37	58	84	11	25	45	70	101	13	28	50	78	112
90	16	22	39	61	87	12	26	46	72	103	13	29	52	81	113

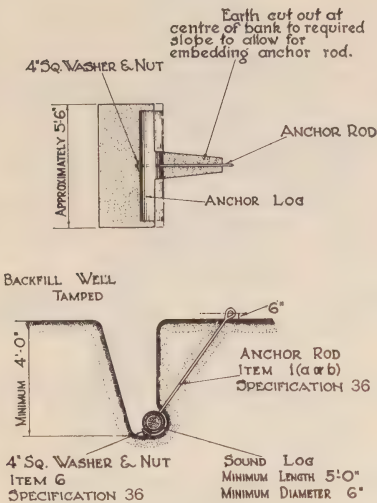
TABLE 149
(See Rule 75-092)

CONDUCTOR SAG BETWEEN POLE AND BUILDING
WEATHERPROOF COPPER CONDUCTORS

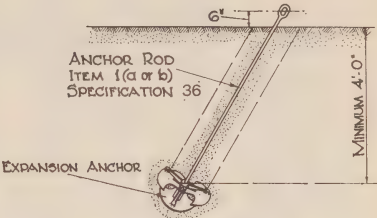
Temperature (Fahrenheit) degrees	50 Ft. Span inches	75 Ft. Span inches	100 Ft. Span inches
-20	5	11	19
0	6	12	22
32	6	14	25
60	7	16	29
90	8	17	31
120	8	19	33



SPECIFICATION-3
(75-034)

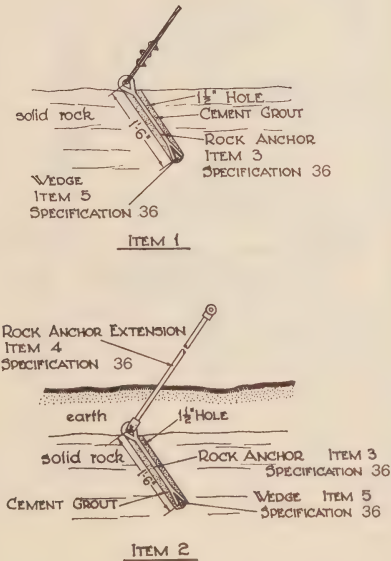


SPECIFICATION-4
(75-034)

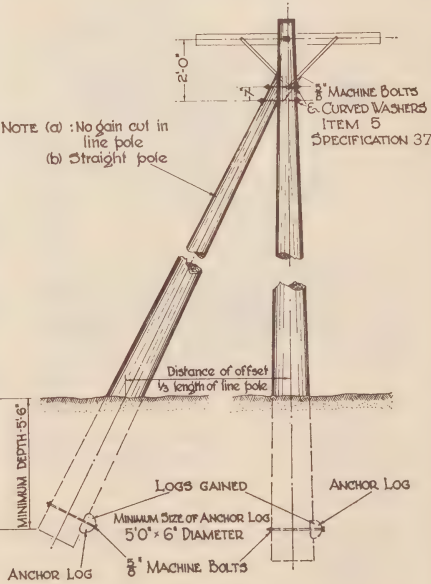


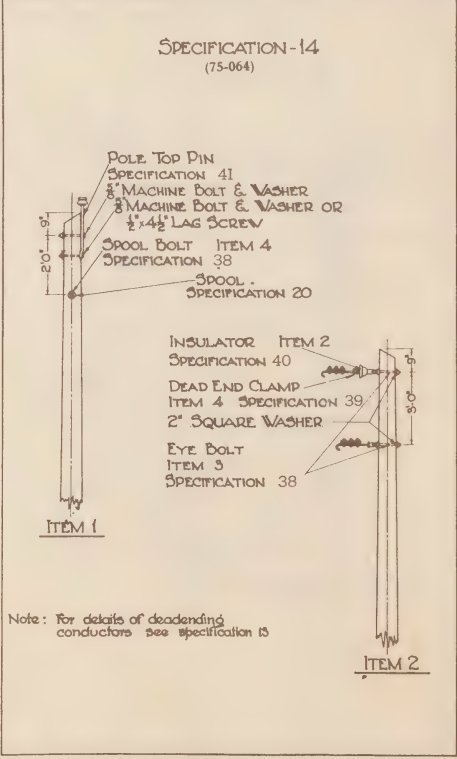
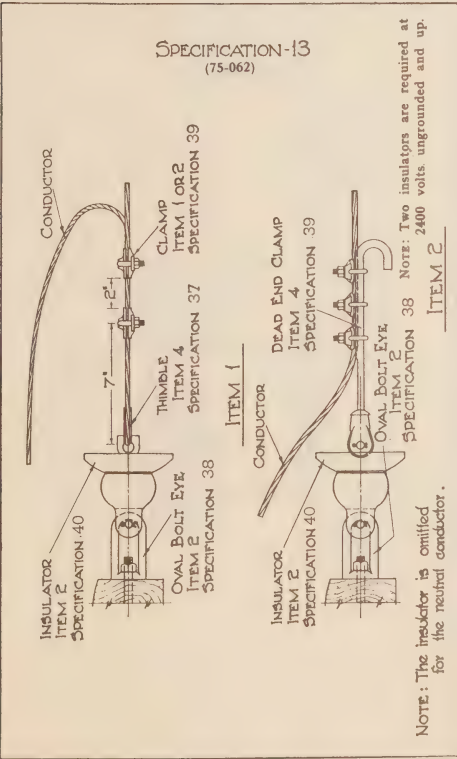
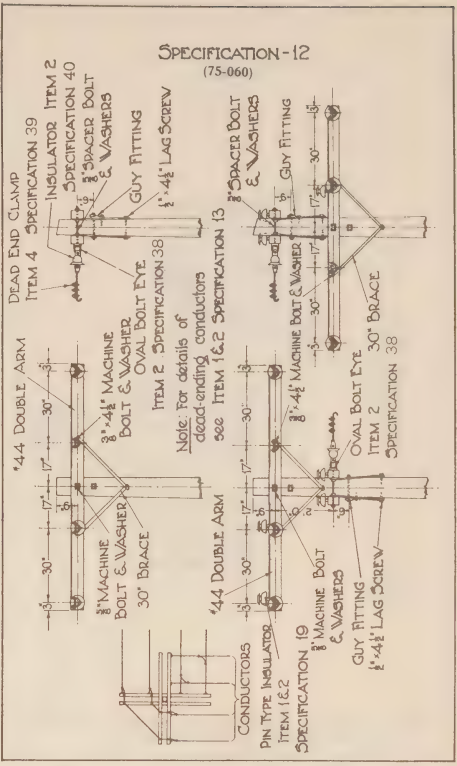
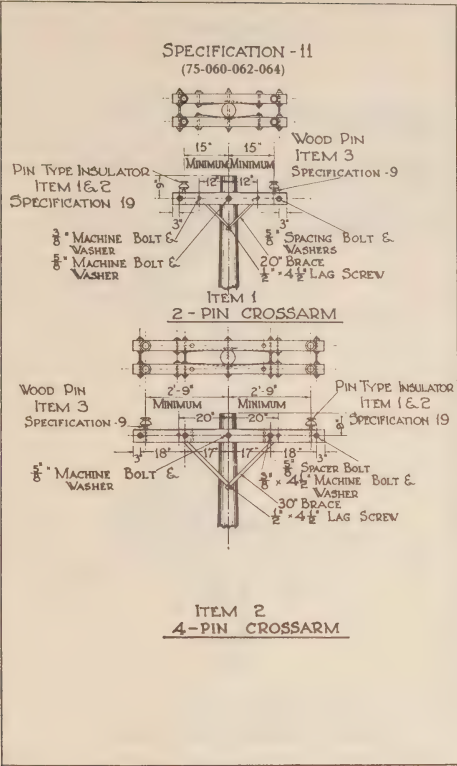
- 1 LOCATE THE DESIRED SPOT FOR ANCHOR. BORE 6" AUGER HOLE AT THE ANGLE AND THE DEPTH REQUIRED.
- 2 SECURE ANCHOR ON ROD AND PUSH ROD TO FULL DEPTH OF THE HOLE.
- 3 TAMP WITH TAMPING BAR UNTIL ANCHOR IS FULLY EXPANDED.
- 4 PULL UP GUY WIRE BEFORE REFILLING THE HOLE.
- 5 BACKFILL WELL TAMPED.

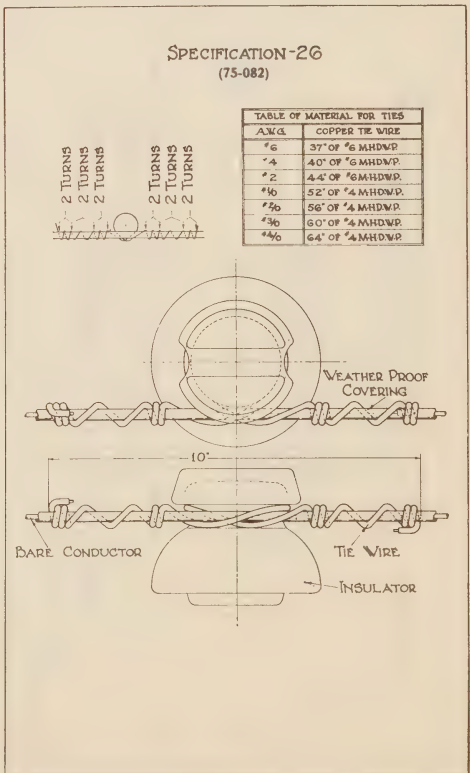
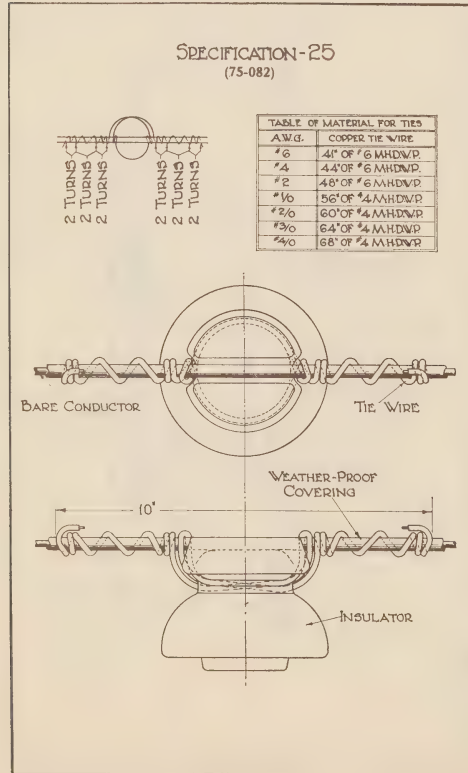
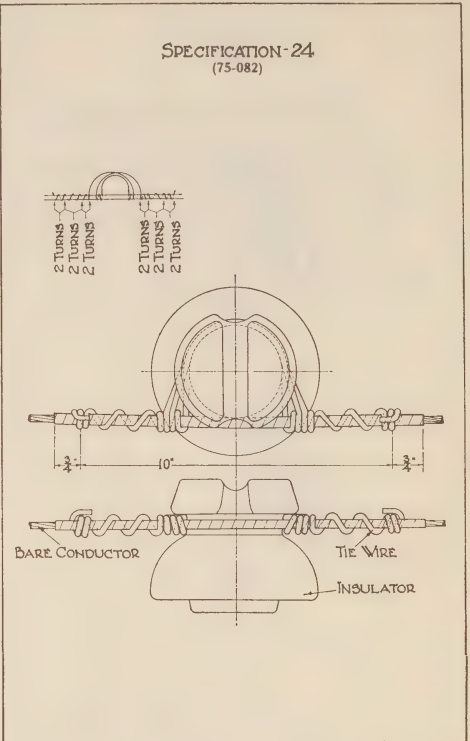
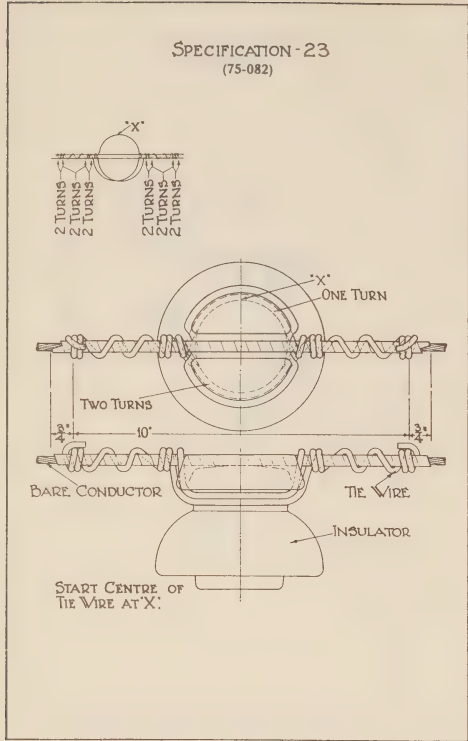
SPECIFICATION-5
(75-034)

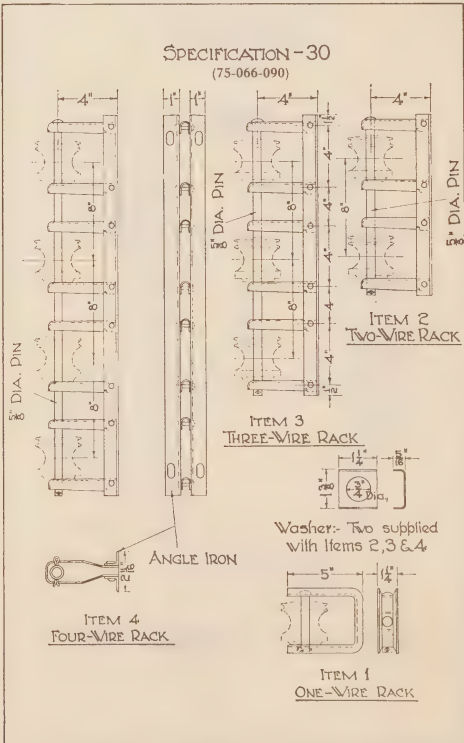
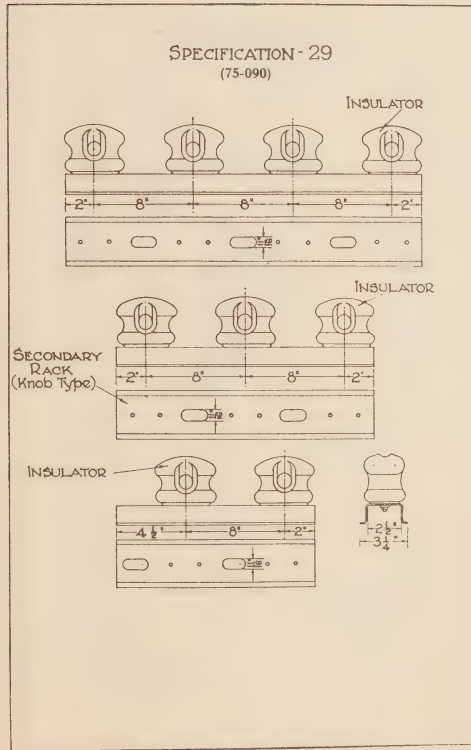
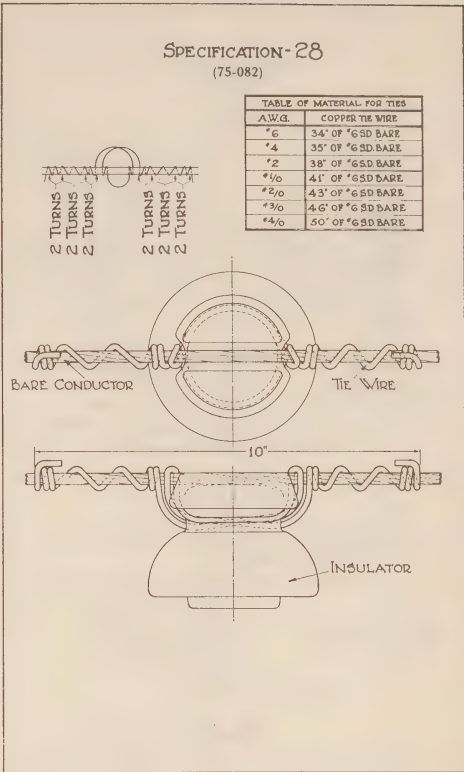
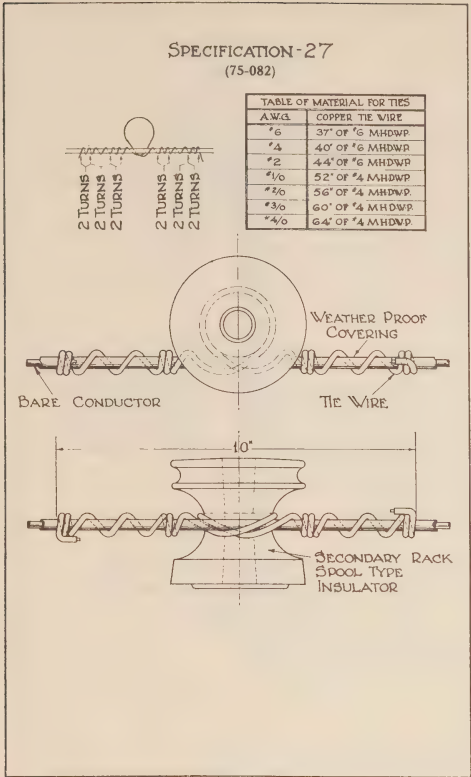


SPECIFICATION-6
(75-034)

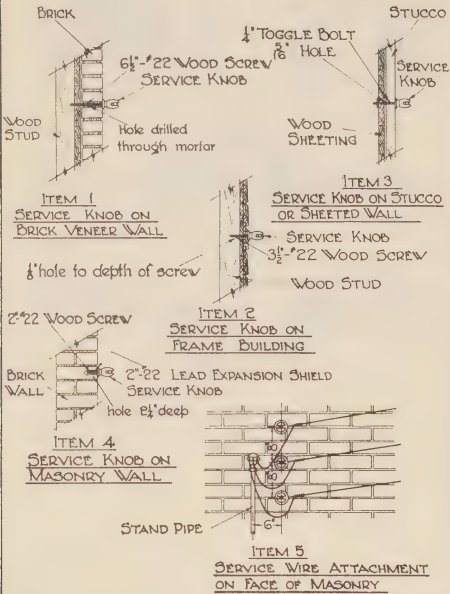




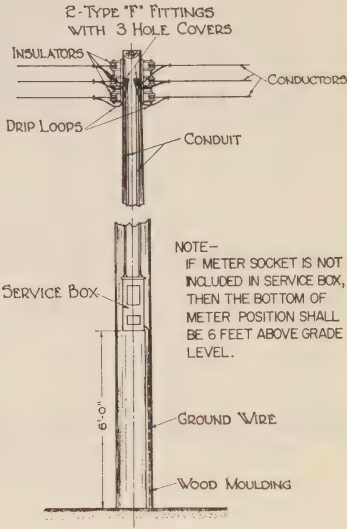




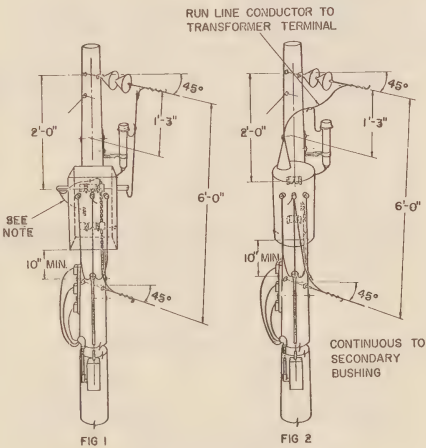
SPECIFICATION - 31
(75-114-116)



SPECIFICATION - 32
(75-094)



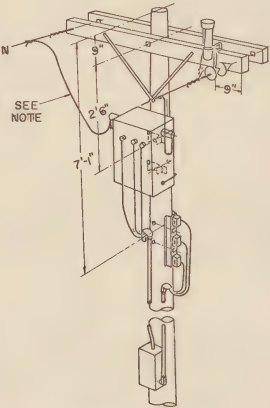
SPECIFICATION - 33
(75-094)



THIS INSTALLATION NORMALLY
REQUIRES A 35'-0" POLE

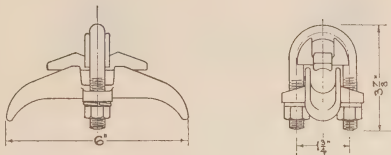
NOTE
CONTINUOUS FROM SYSTEM NEUTRAL
TO GROUND PLATE

SPECIFICATION - 33a
(ALTERNATIVE TO N° 33)
(75-064)



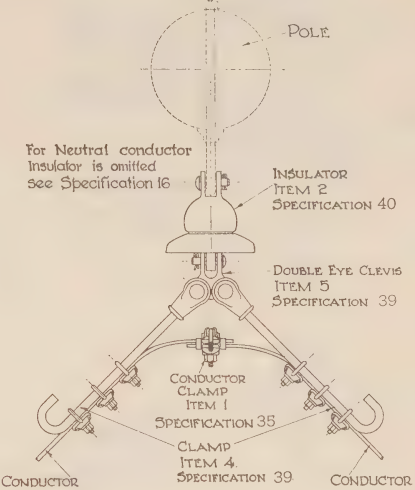
NOTE
CONTINUOUS FROM SYSTEM NEUTRAL
TO GROUND PLATE

SPECIFICATION-42
[specification 15.]
(75-064)

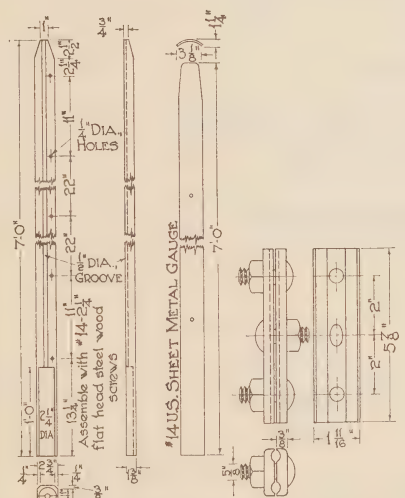


SADDLE CLAMP

SPECIFICATION-43
[specification 16.]
(75-064)



SPECIFICATION-44
[specifications 7 & 8.]
(75-040)



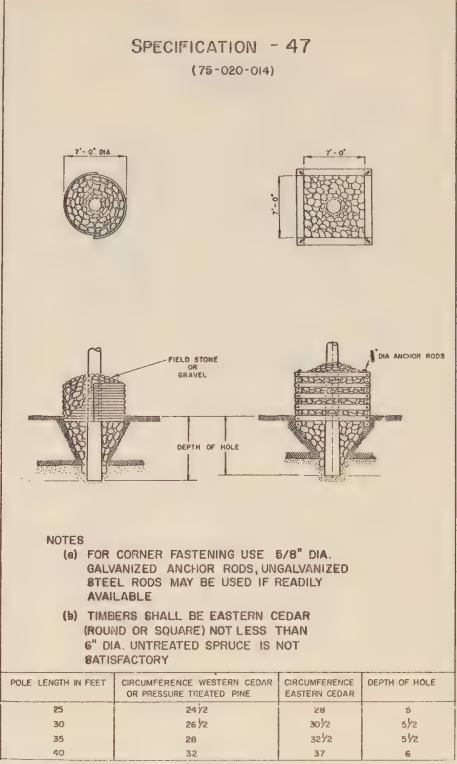
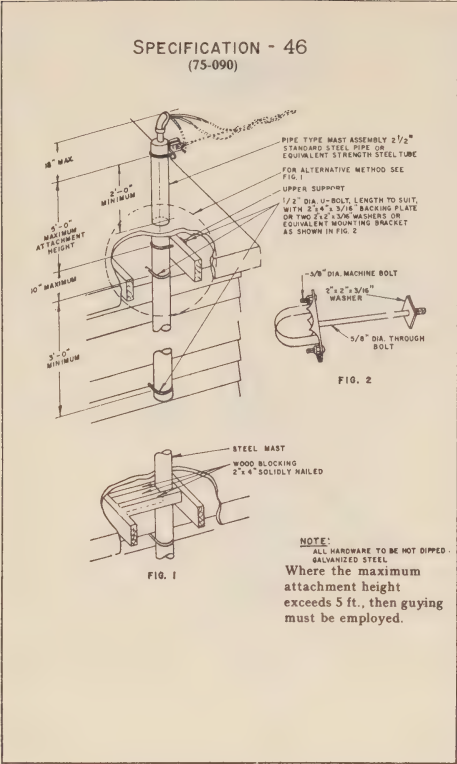
ITEM 1
WOOD GUY
GUARD

ITEM 2
STEEL GUY
GUARD

ITEM 3
3 BOLT GUY
CLAMP

SPECIFICATION - 45
(75-090-066)





SECTION 77—REVOCATION

77-000. Regulation 683 of Revised Regulations of Ontario, 1970 and Ontario Regulation 7/71 are revoked.

COMMENCEMENT

77-002. This Regulation comes into force on the 3rd day of September, 1973. O. Reg. 168/73.

THE HYDRO-ELECTRIC POWER COMMISSION
OF ONTARIO:

GEORGE E. GATHERCOLE,
Chairman.

E. B. EASSON,
Secretary.

Dated at Toronto, this 7th day of February,
1973.

THE PENSION BENEFITS ACT**O. Reg. 169/73.**

General.

Made—March 21st, 1973.

Filed—March 27th, 1973.

**REGULATION MADE UNDER
THE PENSION BENEFITS ACT**

1. Section 8 of Regulation 654 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

8. Upon application for registration of a pension plan pursuant to subsection 1 of section 18 of the Act, or upon the filing of an annual information return pursuant to subsection 4 of section 18 of the Act, a fee of one dollar shall be paid in respect of each member of the pension plan in Ontario and in respect of each member of the pension plan in a designated province reported to be on the payroll of the employer, but the total fee payable shall be not less than five dollars and not more than two hundred dollars. O. Reg. 169/73, s. 1.

(5194)

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**THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT****O. Reg. 170/73.**

Designations—Toronto to Windsor (Hwy. No. 401).

Made—March 21st, 1973.

Filed—March 29th, 1973.

**REGULATION MADE UNDER
THE PUBLIC TRANSPORTATION AND
HIGHWAY IMPROVEMENT ACT**

1. Schedules 87, 88, 89, 90, 91, 92, 93 and 94 to Regulation 400 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 84

In the Township of Sandwich South and in the City of Windsor in the County of Essex being,

- (a) part of Lot 12 in each of concessions 6, 8, 9, 10, 11 and 12;
- (b) part of Lot 13 in each of concessions 6, 7, 8, 11 and 12;
- (c) part of lots 305 and 306, Concession north of Talbot Road;

(d) part of Block A, registered plan 1617;

(e) part of North Talbot Road; and

(f) part of the road allowance between,

(i) the townships of Sandwich South and Maidstone,

(ii) concessions 11 and 12,

(iii) concessions 10 and 11,

(iv) concessions 9 and 10,

(v) concessions 8 and 9,

(vi) concessions 7 and 8,

(vii) concessions 6 and 7 (Walker's Road), and

(viii) lots 305 and 306, Concession north of Talbot Road (Outer Boulevard),

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-2959-82, deposited in the land registry office for the Registry Division of Essex on the 17th day of January, 1973 as plan 12R-720.

6.75 miles, more or less.

O. Reg. 170/73, s. 1, *part.*

Schedule 85

In the City of Windsor in the County of Essex being,

(a) part of lots 12 and 13, Concession 6;

(b) part of lots 13 and 14, Concession 5;

(c) part of the road allowance between concessions 5 and 6;

(d) part of Block Z, registered plan 1330;

(e) part of,

(i) lots 1, 2, 7 and 27,

(ii) Hanley Crescent, and

(iii) Howard Avenue,

registered plan 1503;

(f) all of lots 3, 4, 5 and 6, registered plan 1503;

(g) part of,

- (i) lots 9 to 16, both inclusive, and Lot 20,
- (ii) lots 89, 90, 91, 92, 93, 98, 99, 100, 101 and 102,
- (iii) lots 107 to 126, both inclusive,
- (iv) Roseland Crescent South, and
- (v) Dougall Avenue,

registered plan 1489;

(h) all of lots 17, 18, 19, 94, 95, 96 and 97, registered plan 1489; and

(i) part of Dougall Avenue, registered plan 1478,

and being that portion of the King's Highway shown as PART 1 on Ministry of Transportation and Communications plan P-2959-81, deposited in the land registry office for the Registry Division of Essex on the 22nd day of December, 1972 as plan 12R-697.

1.75 miles, more or less.

O. Reg. 170/73, s. 1, *part*.

(5210) 15

THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

O. Reg. 171/73.

Ironworkers.

Made—March 21st, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER THE APPRENTICESHIP AND TRADESMEN'S QUALIFICATION ACT

IRONWORKERS

1. In this Regulation,

- (a) "certified trade" means the trade of ironworker;
- (b) "ironworker" means a person who,
 - (i) in the field, fabricates, assembles, installs, hoists, erects, dismantles, reconditions, adjusts, alters, re-

pairs or services all structural iron-work, precast and prestressed concrete, concrete reinforcing materials, ferrous and non-ferrous materials in curtain wall, ornamental and miscellaneous metal work and all other materials used in lieu thereof and applies sealants where applicable thereto, and moves and places machinery and heavy equipment, and

- (ii) reads and understands all shop and field drawings, including those taken from original architectural and engineering drawings, that are related to the work operations contained in subclause i,

but does not include a person employed as a shop-man on the fabrication and assembly of materials in an industrial manufacturing plant. O. Reg. 171/73, s. 1.

2. The trade of ironworker is designated as a certified trade for purposes of the Act. O. Reg. 171/73, s. 2.

3.—(1) An apprentice training program is established for the certified trade and shall consist of three periods of related training and work experience training of 2,000 hours for each period,

- (a) at full-time educational day classes provided at a college of applied arts and technology in the subjects contained in Schedule 1; and
- (b) in work experience training provided by the employer of the apprentice in the subjects contained in Schedule 2.

(2) The total hours of related training and work experience training shall be assigned as shown in schedules 1 and 2. O. Reg. 171/73, s. 3.

4. The subjects of examination for an apprentice in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 171/73, s. 4.

5. Every apprentice in the certified trade shall be at least seventeen years of age. O. Reg. 171/73, s. 5.

6. Every apprentice in the certified trade shall be in good physical health and shall provide medical proof thereof. O. Reg. 171/73, s. 6.

7. No apprentice shall be permitted to engage in the certified trade unless he is capable of climbing to and manoeuvring at heights commonly experienced in the certified trade. O. Reg. 171/73, s. 7.

8.—(1) Notwithstanding subsection 2 of section 8 of Regulation 33 of Revised Regulations of Ontario, 1970 every hour worked by an apprentice in excess of his regular daily hours of practical work experience training shall be included in computing the hours spent in related training and work experience training.

(2) The Director shall issue a progress record book to an apprentice in the certified trade for the purpose of recording the time spent by the apprentice in respect of related training and work experience training and the apprentice shall be responsible for its safekeeping. O. Reg. 171/73, s. 8.

9. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours or hours in excess of his regular daily hours, shall be not less than,

- (a) 60 per cent during the first 1,000 hours of related training and work experience training;
- (b) 70 per cent during the second 1,000 hours of related training and work experience training;
- (c) 75 per cent during the third 1,000 hours of related training and work experience training;
- (d) 80 per cent during the fourth 1,000 hours of related training and work experience training;
- (e) 85 per cent during the fifth 1,000 hours of related training and work experience training;
- (f) 90 per cent during the sixth 1,000 hours of related training and work experience training;

of the average hourly rate of wages or its equivalent for a journeyman employed by the employer in the certified trade and with whom the apprentice is working. O. Reg. 171/73, s. 9.

10. The number of apprentices who may be employed by an employer in the certified trade shall not exceed,

- (a) one apprentice for the first journeyman employed by the employer plus one additional apprentice for each additional seven journeymen employed by the employer in the certified trade; and
- (b) one apprentice for the first journeyman employed by the employer plus one additional apprentice for each additional five journeymen employed by the employer in the trade where the employer is engaged solely in the occupational skills described in item 3 or item 4 of Schedule 2. O. Reg. 171/73, s. 10.

11. A contract of apprenticeship shall be entered into by every apprentice with the local apprenticeship committee for the certified trade, established under the Act in the area in which his apprenticeship originates and the apprentice shall be responsible for preparing the reports of his work experience and instruction as prescribed in his progress report book for submission to such local apprenticeship committee. O. Reg. 171/73, s. 11.

12. The local apprenticeship committee shall be responsible for periodic review of the progress of each apprentice and for ensuring that the apprentice obtains the prescribed range of work experience and related training as prescribed in the appendix of the progress record book. O. Reg. 171/73, s. 12.

13.—(1) Section 8 and subsection 2 of section 10 of the Act do not apply to any person who works or is employed in the certified trade.

(2) Section 9 and subsection 3 of section 10 of the Act do not apply to an employer in the certified trade. O. Reg. 171/73, s. 13.

14. A certificate of qualification in the certified trade is not required to be renewed. O. Reg. 171/73, s. 14.

15. Regulation 38 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 171/73, s. 15.

Schedule 1

IRONWORKER

In-School Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
1	Mathematics (Trade Related)		<p>Total Hours 636</p> <p>Addition, subtraction, multiplication, and division of whole numbers, fractions, mixed numbers, decimal fractions. Conversion of common fractions to decimals. Averages and percentages, linear measurement, simple equations. Ratio and proportion. Angle measurement. Areas of squares, rectangles, parallelograms, trapezoids, triangles. Volumes of cubes and cylindrical objects. Measurement of regular and irregular shaped forms.</p>
2	Blueprint Reading	Architectural Structural, Shop Drawings	<p>Types, methods of making, care and handling of prints. Lines and sections. Material symbols. Construction drawing elements, principles, symbols and dimensions. Auxiliary views. Notes and specifications. Steel frame construction members, framing for ore bridges, power houses, highway bridges, factory and office buildings and conveyors. Design and detail drawings. Column, purlin, strut, brace and beam symbols. Concrete reinforcing drawings for reinforcing bars and concrete reinforced steel accessories. Engineering and placing drawings. Wire mesh drawings. Reinforced concrete design drawings. Welding drawings and symbols, curtain wall, sash and other non-ferrous building trim drawings. Precast concrete drawings. Ornamental drawings for doors, frames, stairs, gratings and grilles.</p>
3	Structural Ironwork	<p>Layout and Fabrication</p> <p>Erection and Assembly of Structural Steel Shapes</p> <p>Connecting</p> <p>Hoisting and Installing</p> <p>Care and use of Tools</p>	<p>Methods and procedures for drilling, reaming, burning, cutting, assembling and marking steel members.</p> <p>Methods and procedures for performing the functions of hooking-on, tagging, signalling, connecting, fitting, bolting, rivetting, guying, plumbing, aligning and shimming.</p> <p>Knowledge of bolting, rivetting, pinning, and welding techniques.</p> <p>Knowledge of the care and use of mobile land rigs, cranes, guy derricks, stiff-leg derricks, gin poles, high lines and tuggers. Erecting falsework and scaffolding and a knowledge of the breaking strains and working strengths of cables.</p> <p>Knowledge of chokers, spreaders, chain blocks, rope falls, shackles, rivetting guns, bolting machines, air compressors, burning equipment, welding equipment and jacks. Power activated tools and insert setting tools.</p>

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		Precast Concrete and Laminated Timbers	Methods of handling precast and prestressed members. Hoisting and placing precast columns, beams, roof and floor slabs, architectural precast units, fascia panels and wall panels.
		Safety Regulations	Safety regulations and procedures for the performance of structural ironwork.
4	Rigging	Care and use of Tools	Splicing tools.
		Tying Knots and making Hitches	Tying knots and making bowline hitches, clovehitch, timber hitch, scaffold hitch, barrel hitch, becket hitch, half hitch and rolling hitch.
		Splicing	Splicing fibre and wire rope by short splicing, long splicing, crown and back splicing methods.
		Handling Ropes	Handling fibre and wire rope, including coiling and uncoiling, cutting, fitting clips and clamps, reeving drums and sheaves.
		Care and use of Slings	Proper use and positioning of chokers, spreaders, hooks, guy lines and anchorage. Knowledge of the breaking strains and working strengths of hoisting cables.
		Care and use of Hoisting Equipment	Knowledge of hoisting equipment including block and tackle, reeving or lacing equipment, chain blocks and come-alongs, skids, rollers, jacks, blocking equipment, cribbing gin poles, stiff-leg derricks, mobile cranes, bull-moses, and tower cranes.
		Care and use of Scaffolding	Knowledge of scaffolding and tower hoists equipment including planking, swinging scaffolds, suspended scaffolds, needle beams, boatswain chairs and safe-way scaffolding.
		Safety	Safety requirements and procedures for the performance of rigging operations.
5	Reinforcing Ironwork	Knowledge of Materials	Knowledge of the specifications for bar size designations and size marks, bar tags and colours, wire mesh, stirrups, slab spacers, slab and beam bolsters, chairs and lapping.
		Placing Steel	Knowledge of the methods of placing steel in floor slabs, beams, columns, walls, piers, footings and stairways.
		Tying	Knowledge of the method of making snap ties, wrap and snap ties, column ties, wrap and figure eight ties and nail head ties.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		Cutting and Bending	Knowledge of the method of cutting, bending, and fabricating steel bars for columns, beams, floor slabs, and stirrup and a detailed knowledge of bend allowances.
		Tools and Associate Equipment	Knowledge of the care and use of pliers, safety belts and reels, twisters, hickey bars, bolt cutters, bending tables and jigs, power shears and burning equipment.
		Laying of Pans	Methods of installation.
		Post Tensioning of Concrete	Methods of post tensioning.
		Layout Procedures	Knowledge of blueprint reading and bar lists for placing of bars.
		Welding	Knowledge of welding techniques.
		Safety Requirements	Knowledge of the safety regulations and procedures for the performance of reinforcing operations.
6	Ornamental Ironwork and Curtain Wall Installations	Layout	Knowledge of the layout methods for doors, frames, gratings and grilles, hand-rails, stairways, platforms, railings, and miscellaneous ironwork.
		Erecting and Fitting	Knowledge of welding, drilling, burning, bending, fabricating, plumbing and alignment.
		Curtain Wall, Window Wall and Sash	Knowledge of the care and handling and fabrication of aluminum, brass, bronze, stainless steel and other ferrous and non-ferrous building trim. Methods for the installation of automatic door mechanisms.
		Installation of Metal Products	Knowledge of the methods for installing extruded aluminum frames, side jambs, head jambs, sash, division and corner bars. Familiarization with plans and specifications establishing lines and levels, setting anchors, assembling and installing curtain wall components, levelling, aligning, securing, and installing adapters, flashing and sealants.
		Care and use of Tools	Knowledge of ordinary hand tools.
		Sealing	Knowledge of the care and use of resin base, silicon base, polysulphide base, mastic base and polybutane base sealants.
		Safety Procedures	Knowledge of the safety regulations and procedures for the performance of ornamental iron and curtain wall work.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
7	Welding and Burning Equipment	Electric Arc Welding	Knowledge of the care and use of electrodes, AC & DC welding machines, cables and allied equipment. Fundamentals of manual welding of carbon and alloy steels, including proper fit-up, distortion control and cause and control of weld defects. Purpose and techniques for preheating, post heating and stress relieving.
		Cutting and Burning	Knowledge and use of oxy-acetylene equipment, both hand and machine, for flame cutting steel, and piercing. Knowledge and use of carbon-arc equipment for removing steel, making weld grooves and cutting steel.
		Safety	Knowledge of first aid treatment for arc burns to eyes and body, and electric shock. Importance of protective equipment and clothing. Hazards of working on or in vessels or tanks or confined areas.

O. Reg. 171/73, Sched. 1.

Schedule 2

IRONWORKER

Work Experience Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
1	Structural Ironwork and Rigging		Total Hours 2652
		Layout and Lines	Transferring lines and grades to structure. Laying out structural steel.
		Selection and use of Hand Tools (Non-Cutting Tools)	Wrenches, hammers, pins, clamps, leverage tools, air hose clamps, punches.
		(Cutting Tools)	Cold chisels, handsaws, files, snips, axes, adze, wood boring, wood chisels, flame cutting, carbon arc cutting.
		(Portable Air Tools)	Impact wrenches, drills and reamers, hammers, grinders and brushes, timber saws, rivet passers.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		<p>(Portable Electric Tools)</p> <p>(Miscellaneous)</p> <p>Rope and Tackle</p> <p>Scaffolds and Falsework</p> <p>Ladders and Stairways</p> <p>Barricades and Security</p> <p>Falsework</p> <p>Timberwork</p> <p>Erection Equipment (Cranes)</p> <p>(Derricks)</p> <p>(Hoists and Winches)</p> <p>(Jacks)</p> <p>(Heavy Moving Equipment)</p> <p>(Other Erection Equipment)</p> <p>Erection Techniques (Evaluating Structures)</p> <p>(Shipping and Handling)</p> <p>(Slings and Hooking-on)</p> <p>(Connecting)</p> <p>(Field Fabrication)</p>	<p>Drills, grinders, impact wrenches, ventilating equipment, lumber saws.</p> <p>High mechanical advantage machines, forges, heating torches.</p> <p>Selecting rope, installing rope, selecting sheave blocks, installing sheave blocks, installing high line.</p> <p>Selecting a hanging scaffold. Hanging a scaffold. Maintaining hanging scaffolds. Selecting a rigid scaffold or walkway, installing and maintaining rigid scaffold or walkway.</p> <p>Selection, erecting, maintaining.</p> <p><i>The Construction Safety Act</i>, Maintaining security. Personal safety equipment.</p> <p>Erection. Releasing.</p> <p>Slings and handling timber structures.</p> <p>Types of and usage. Loading, moving and receiving. Setting up. Lifting with cranes. Maintenance.</p> <p>Types of and usage. Loading. Erecting. Lifting and maintenance.</p> <p>Types and usage. Installation. Operation.</p> <p>Types and usage. Setting up. Operating. Maintenance.</p> <p>Types, characteristics and purpose. Using.</p> <p>Types and usage.</p> <p>Types and characteristics.</p> <p>Loading and unloading structural steel and plate, and precast concrete.</p> <p>Methods and procedures.</p> <p>Methods and procedures.</p> <p>Methods and procedures.</p>

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		(Plumbing and Alignment) Fastening Techniques (Welding) (Bolting) (Rivetting) (Heavy Structural Pins) Inspection and Testing (Weldments) (Bolts) (Rivets) Safety Procedures	Methods and procedures for columns, spandrels, girts and elevator shafts. Types of electrodes. Equipment. Methods and procedures. Types of bolts. Usage of bolting equipment. Methods and procedures. Types of rivets. Usage of rivetting equipment. Methods and procedures. Installation. Inspection methods and procedures. Methods and procedures. Methods and procedures. Knowledge of <i>The Construction Safety Act</i> , and all safe practices of the trade.
2	Concrete Reinforcing	Drawings and Codes Types of Reinforced Concrete Construction Application of Steel to Individual Members Reinforcing Bar Fabrication Application of Welded Wire Fabric	Total Hours 872 Types of plans, placing plans, sections, schedules, Concrete Reinforcing Steel Institute recommended practices and Canadian Standards Association A23-1960 standards, trade terminology, applicable reference tables and coding. What is reinforced concrete—buildings, arches, shells, domes, bridges, bins and tanks—prestressed concrete, distinctive structure—reinforced concrete theory. Slip forming for continuous pour. Slabs, beams, joists, spandrel beams, columns, piers, footings, foundation mats, grade beams, sheet piling, bearing piles, caissons, retaining walls, cantilever slabs, cantilever beams, precast plank, slabs with hollow cores, double tees, stringers, abutments, wing wall single tees, tilt up slabs and fascia panels. Grades of steel, deformed or plain bars, standard and special sizes, bar lengths and bending; power and hand shears and benders, oxyacetylene equipment, bundling and tagging, bar markings and tolerances. Common style, laps and placing temperature reinforcement, main reinforcement of solid slabs, slabs on ground.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		Placing Bars in Structures	Receiving, checking, sorting preassembled units, handling by hand or power, placing according to approved shop drawings, bar supports and spacers, lappings, and splicing, tying and welding, repairs, permissible variations, mill scale removal, placement in individual members and structures, laying of pans and post tensioning of concrete.
		Care and use of Tools and equipment	Chokers, slings, hoist signals, scales, and tapes, pliers, wire reel, bolt cutter, power shears, bar benders, hickey, oxyacetylene burning and welding equipment, arc welding equipment.
		Inspection	General, check lists.
		Safety Requirements	Knowledge of <i>The Construction Safety Act</i> , and all safe practices of the trade.
		Welding	Arc and processes other than arc welding for making joints in reinforcing steel.
3	Curtain Wall	Layout and Lines	Total Hours 1070 Measuring job prior to starting work; establishing centres, checking masonry opening, use of plumb lines, dumpy level and transit level.
		Handling Materials	Importance of special care of finished products such as fabricated aluminum and stainless steel. Methods of onsite storage of curtain wall materials and selection of storage areas.
		Hoisting Materials	Hoists and tuggers, use of slings, chokers, spreaders, hoisting materials, palletized materials, pre-assembled frames.
		Assembling on the Site	Planning the work, methods to be used, tool and equipment requirements, use of simple electric tools, drills, screw guns and application of sealants to joinery, working from shop drawings and auxiliary part lists or bills of materials, recognition of commonly used screws by size and type, recognition of fabrication errors or omitted operations by reference to shop drawings, corrective re-fabrication, knowledge of sizes of drill bits, taps and use of rivetting tools knowledge of application of neoprene and poly-vinyl chloride glazing and thermal separator strips. Distribution of assembled sections ready for erection.
		Loose connection of Curtain Wall Sections or Components	Erection by "stick" system, vertical mullions, horizontal spigotted in place. Erection of frame or panel system.
		Line-up and Weld	Aligning and plumbing wall to previously established lines and centres. Bolting and shimming to suit. Freezing of anchors by welding. Use of level and transit.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		Alternate Anchoring Systems	Inserts in concrete, masonry drilling, use of power-actuated tools.
		Application of Insulations	Perimeter, floor slab, spandrel pan and insulation, types of insulations and adhesives used.
		Application of Interior Forms	Formed shapes, gutters, use of painted or porcelain enamel trims.
		Installation of Sash into Curtain Wall	Hopper type centre pivotted, double hung.
		Swing Stage Work (Manual and Electric)	How to erect and safety requirements for handling materials when working on a stage, application of spandrel panels, exterior mullions or trims. Rigging power tools for stage work. Moving swing stages. Exterior caulking from a swing stage.
		Use of Caulking and Sealants	Knowledge of application method and limitations, use of hand caulking tools and air tools.
		Installation of Formed Materials	Field fitting of copings and soffits.
		Application of Protective Coatings and Paper	When is protection necessary? Precautions to be taken, removal procedures.
		Installation of Doors, Entrances and Louvres	Methods of frame erection, butt, centre pivotted and off-set pivot doors, overhead closers, floor closers, automatic closers, glazing procedures for doors.
		Installation of Punched Opening Frames and Sash	Checking opening, levelling and plumbing to ensure optimum operation of sash.
		Installation of Operating Sash	Single and double hung sash. Side hinged, bottom hinged and top projected out casements. Centre pivoted sash.
		Paperwork	Practical reading of architectural and shop drawings, understanding of architectural specifications, co-ordination of shop drawings, making reports in writing from out of town locations.
		Built-up Stages	Erection Methods.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Experience Training
		Safety Procedures	Knowledge of <i>The Construction Safety Act</i> , and all safe practices of the trade.
		Auxiliary Knowledge	Care and cleaning of aluminum and stainless steel; anodizing, extruding of aluminum; first aid.
4	Ornamental and Miscellaneous Ironwork	<p>Drawings</p> <p>Layout and Lines</p> <p>Hoisting Materials</p> <p>Assembly and Installation</p> <p>Care and Clean-up of Stainless Steel and Non-Ferrous Materials</p> <p>Safety Requirements</p>	<p>Total Hours 770</p> <p>Reading and understanding of shop drawings. Ability to co-ordinate product placement from shop and architectural drawings.</p> <p>Checking masonry and concrete openings, establishing column centres, wall relations, and floor heights, use of plumb lines and levels.</p> <p>Use of hoists and tuggers, use of rope and tackle, slings.</p> <p>Assembling and installing by bolting and welding; standard stairs and fire escapes, spiral stairs, steel handrails, stainless steel, bronze and aluminum handrails, ladders and cages, catwalk framing, plate and grating flooring, collapsible gates, wire screens and grilles, wire partitions, fences and gates, flagpoles, mail chutes, ferrous and non-ferrous building fascias and panelling, canopies, doors, entrances and louvres related products,</p> <p>Use of abrasive and buffing equipment and materials.</p> <p>Knowledge of <i>The Construction Safety Act</i>, and all safe practices of the trade.</p>

O. Reg. 171/73, Sched. 2.

THE ONTARIO ENERGY BOARD ACT

O. Reg. 172/73.

General.

Made—March 28th, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER
THE ONTARIO ENERGY BOARD ACT

1. Regulation 626 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

5a. The Central Pipeline Company, Limited, is exempted from the operation of or compliance with clause *a* of subsection 1 of section 26 of the Act in respect of the disposition of its entire gas distribution system to The Medina Natural Gas Company, Limited. O. Reg. 172/73, s. 1.

(5212)

THE MILK ACT.**O. Reg. 173/73.**

Industrial Milk—Marketing.

Made—March 28th, 1973.

Filed—March 29th, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

- 1.—(1) Subsection 7 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 482/72, is revoked and the following substituted therefor:

(7) The minimum prices that apply under subsections 1, 2, 3, 3a, 4, 4a, 5 and 6 shall be increased or decreased at the rate of $8\frac{1}{2}$ cents for each one-tenth of 1 per cent above or below the test of 3.5 per cent milk-fat in each 100 pounds of milk. O. Reg. 173/73, s. 1 (1).

- (2) Subsection 8 of the said section 13 is revoked.

2. This Regulation comes into force on the 1st day of April, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of March, 1973.

(5213)

15

THE MILK ACT**O. Reg. 174/73.**

Grade A Milk—Marketing.

Made—March 28th, 1973.

Filed—March 29th, 1973.

**REGULATION MADE UNDER
THE MILK ACT**

- 1.—(1) Subsection 1 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 598/72, is revoked and the following substituted therefor:

(1) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Northern Ontario Pool, the Northwestern Ontario Pool and

the Thunder Bay Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$8.47 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 174/73, s. 1 (1).

- (2) Subsection 2 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 598/72, is revoked and the following substituted therefor:

(2) All Class 1 milk supplied to a processor in those parts of Ontario comprising the Southern Ontario Pool shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.90 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 174/73, s. 1 (2).

- (3) Subsection 3 of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 598/72, is revoked and the following substituted therefor:

(3) All Class 2 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$7.46 per 100 pounds for milk testing 3.5 per cent milk-fat. O. Reg. 174/73, s. 1 (3).

- (4) Subsection 8 of the said section 16, as remade by subsection 1 of section 1 of Ontario Regulation 481/72, is revoked and the following substituted therefor:

(8) The minimum prices that apply under subsections 1, 2, 3, 4, 5, 5a, 5b, 6, 6a, 7 and 9 shall be increased or decreased at the rate of $8\frac{1}{2}$ cents for each one-tenth of 1 per cent above or below the test of 3.5 per cent milk-fat in each 100 pounds of milk. O. Reg. 174/73, s. 1 (4).

- (5) Subsection 10 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 481/72, is revoked.

2. This Regulation comes into force on the 1st day of April, 1973.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 28th day of March, 1973.

(5214)

15

THE MILK ACT

O. Reg. 175/73.

Reconstituted Milk—General.
 Made—March 27th, 1973.
 Approved—March 28th, 1973.
 Filed—March 29th, 1973.

REGULATION MADE UNDER
 THE MILK ACT

1. Clause *b* of section 6 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the sixth line and inserting in lieu thereof "Director".
- 2.—(1) Clause *b* of subsection 1 of section 7 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
- (2) Subsection 2 of the said section 7 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
3. Subsection 2 of section 8 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
- 4.—(1) Clause *b* of subsection 2 of section 10 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
- (2) Subsection 3 of the said section 10 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".
- (3) Clause *b* of subsection 4 of the said section 10 is amended by striking out "Commission" in the second and third lines and inserting in lieu thereof "Director".
5. Section 11 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and in the fifth line and inserting in lieu thereof in each instance "Director".
- 6.—(1) Subsection 1 of section 12 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the fifteenth line and inserting in lieu thereof "Director".
- (2) Subsection 2 of the said section 12 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".

7. Form 1 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
8. Form 2 of Regulation 602 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch" and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.
9. This Regulation comes into force on the 1st day of April, 1973.

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 27th day of March, 1973.

(5215)

15

THE MILK ACT

O. Reg. 176/73.

Milk Products.

Made—March 27th, 1973.
 Approved—March 28th, 1973.
 Filed—March 29th, 1973.

REGULATION MADE UNDER
 THE MILK ACT

- 1.—(1) Section 6 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
- (2) Clause *c* of the said section 6 is amended by inserting after "Commission" in the fifth line "Director".
- (3) Clause *d* of the said section 6 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
- (4) Clause *e* of the said section 6 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".

- 2.—(1) Clause *d* of subsection 1 of section 8 of Regulation 600 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 2 of Ontario Regulation 120/72, is amended by striking out "Commission" in the fourth line and in the twentieth line and inserting in lieu thereof in each instance "Director".
 - (2) Clause *e* of the said section 8 is amended by inserting after "Commission" in the fourth line "Director".
 - (3) Subsection 2 of the said section 8 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
-
- 3.—(1) Clause *d* of subsection 1 of section 9 of Regulation 600 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 120/72, is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
 - (2) Clause *d* of subsection 2 of the said section 9, as remade by section 3 of Ontario Regulation 120/72, is amended by striking out "Commission" in the first and second lines and inserting in lieu thereof "Director".
-
4. Section 10 of Regulation 600 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 120/72, is amended by striking out "Commission" in the twelfth line and inserting in lieu thereof "Director".
-
- 5.—(1) Subsection 1 of section 11 of Regulation 600 of Revised Regulations of Ontario, 1970, as amended by subsection 1 of section 5 of Ontario Regulation 120/72, is further amended by striking out "Commission" in the first line, in the fifth line, in the sixth line and in the seventh line and inserting in lieu thereof in each instance "Director".
 - (2) Subsection 2 of the said section 11, as amended by subsection 2 of section 5 of Ontario Regulation 120/72, is further amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
-
- 6.—(1) Subsection 1 of section 12 of Regulation 600 of Revised Regulations of Ontario, 1970, as amended by subsection 1 of section 6 of Ontario Regulation 120/72, is further amended by striking out "Commission" in the first line and in the seventh line and inserting in lieu thereof in each instance "Director".
 - (2) Subsection 2 of the said section 12, as amended by subsection 2 of section 6 of Ontario Regulation 120/72, is further amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
 - (3) Subsection 3 of the said section 12, as amended by subsection 3 of section 6 of Ontario Regulation 120/72, is further amended by striking out "Commission" in the third line, in the fifth line and in the seventh line and inserting in lieu thereof in each instance "Director".
 7. Subsection 7 of section 22 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".
-
- 8.—(1) Subsection 1 of section 24 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".
 - (2) Subsection 2 of the said section 24 is amended by striking out "Commission" in the fourth line and inserting in lieu thereof "Director".
-
9. Section 25 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the fourth line and inserting in lieu thereof "Director".
 10. Section 27 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and in the third and fourth lines and inserting in lieu thereof in each instance "Director".
 11. Clause *a* of section 28 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
 12. Section 29 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
 13. Subclause *i* of clause *a* of section 32 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the sixth line and inserting in lieu thereof "Director".
 14. Subsection 2 of section 39 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
 15. Subclause *i* of clause *a* of section 42 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Board" in the sixth line and inserting in lieu thereof "Director".

16. Subsection 2 of section 50 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
- 17.—(1) Subsection 2 of section 65 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
 - (2) Clause *a* of subsection 3 of the said section 65 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".
18. Section 109 of Regulation 600 of Revised Regulations of Ontario, 1970, is amended by striking out "Commission" in the second line and in the fifth line and inserting in lieu thereof in each instance "Director".
- 19.—(1) Subsection 1 of section 110 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".
 - (2) Subsection 3 of the said section 110 is amended by inserting after "Commission" in the third line and in the fourth line "or Director" in each instance.
 - (3) Subsection 4 of the said section 110 is amended by inserting after "Commission" in the second line and in the third line "or Director" in each instance.
20. Form 1 of Regulation 600 of Revised Regulations of Ontario, 1970, as amended by section 22 of Ontario Regulation 120/72, is further amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
21. Form 2 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.
22. Form 3 of Regulation 600 of Revised Regulations of Ontario, 1970, as amended by section 23 of Ontario Regulation 120/72, is further amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
23. Form 4 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.
24. Forms 6 and 7 of Regulation 600 of Revised Regulations of Ontario, 1970 are amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof in each instance "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
25. Forms 8, 9, 10, 11, 12 and 13 of Regulation 600 of Revised Regulations of Ontario, 1970 are amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof in each instance "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.
26. Form 14 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
27. Forms 15, 16, 17 and 18 of Regulation 600 of Revised Regulations of Ontario, 1970 are amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof in each instance "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.
28. Form 19 of Regulation 600 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".
29. Forms 20, 21, 22, 23 and 24 of Regulation 600 of Revised Regulations of Ontario, 1970 are amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof in each instance "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.

30. This Regulation comes into force on the 1st day of April, 1973.

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN,
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 27th day of March, 1973.

(5216)

15

THE MILK ACT

O. Reg. 177/73.

Grade A Milk—General.

Made—March 27th, 1973.

Approved—March 28th, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER
THE MILK ACT

1. Subsection 5 of section 50 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the fourth line and inserting in lieu thereof "Director".

2.—(1) Section 52 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

(2) Clause *c* of the said section 52 is amended by inserting after "Commission" in the fourth line "Director".

(3) Clause *d* of the said section 52 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

(4) Clause *e* of the said section 52 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

(5) Clause *f* of the said section 52 is amended by striking out "Commission" in the eighth line and inserting in lieu thereof "Director".

(6) Clause *g* of the said section 52 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

(7) Clause *h* of the said section 52 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

3.—(1) Clause *a* of subsection 1 of section 53 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by inserting after "Commission" in the fourth line "Director".

(2) Clause *b* of subsection 1 of the said section 53 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

(3) Clause *c* of subsection 1 of the said section 53 is amended by striking out "Commission" in the ninth line and inserting in lieu thereof "Director".

(4) Subsection 2 of the said section 53 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

4. Section 57 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".

5. Subsection 1 of section 58 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".

6. Section 59 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the sixth line and inserting in lieu thereof "Director".

7.—(1) Subsection 1 of section 60 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line, in the fifth line, in the sixth line and in the seventh line and inserting in lieu thereof in each instance "Director".

(2) Subsection 2 of the said section 60 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

8.—(1) Subsection 1 of section 61 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and in the seventh line and inserting in lieu thereof in each instance "Director".

(2) Subsection 2 of the said section 61 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".

(3) Subsection 3 of the said section 61 is amended by striking out "Commission" in the third line, in the fourth and fifth lines and in the seventh line and inserting in lieu thereof in each instance "Director".

9.—(1) Subsection 1 of section 76 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".

(2) Clause *a* of subsection 2 of the said section 76 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

10.—(1) Subsection 1 of section 84 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the second line and inserting in lieu thereof "Director".

(2) Subsection 3 of the said section 84 is amended by striking out "Commission" in the eighth line and inserting in lieu thereof "Director".

(3) Subsection 4 of the said section 84 is amended by inserting after "Commission" in the third line and in the fourth line "or Director" in each instance.

(4) Subsection 5 of the said section 84 is amended by inserting after "Commission" in the second line and in the third line "or Director" in each instance.

11. Section 96 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the first line and inserting in lieu thereof "Director".

12.—(1) Subsection 2 of section 97 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "Commission" in the third line and inserting in lieu thereof "Director".

(2) Subsection 4 of the said section 97 is amended by striking out "Commission" in each instance where it occurs in the third line and inserting in lieu thereof in each instance "Director".

13. Form 1 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".

14. Form 2 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch", and by striking out "(signature of Chairman)" where it occurs, and by striking out "(signature of Secretary)" where it occurs.

15. Form 3 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch", and by striking out "Chairman" where it occurs, and by striking out "Secretary" where it occurs.

16. Form 4 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk

Industry Branch", and by striking out "(signature of Chairman)" where it occurs, and by striking out "(signature of Secretary)" where it occurs.

17. Form 5 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "Director of The Milk Industry Branch", and by striking out "(signature of Chairman)" where it occurs and by striking out "(signature of Secretary)" where it occurs.

18. Form 6 of Regulation 590 of Revised Regulations of Ontario, 1970 is amended by striking out "The Milk Commission of Ontario" where it occurs and inserting in lieu thereof "The Director of The Milk Industry Branch of the Ministry of Agriculture and Food".

19. This Regulation comes into force on the 1st day of April, 1973.

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 27th day of March, 1973.

(5217)

15

THE MILK ACT

O. Reg. 178/73.

Milk Products.

Made—March 27th, 1973.

Approved—March 28th, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Clause *b* of subsection 2 of section 74 of Regulation 600 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 329/72, is revoked and the following substituted therefor:

(b) a fee of 66 cents shall be paid to the Treasurer of Ontario, as follows:

1. 33 cents by The Ontario Milk Marketing Board.
2. 33 cents by the operator of the plant to which the milk was delivered.

2. This regulation comes into force on the 1st day of April, 1973.

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 27th day of March, 1973.

(5218)

15

THE MILK ACT

O. Reg. 179/73.

Grade A Milk—General.

Made—March 27th, 1973.

Approved—March 28th, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER THE MILK ACT

1. Clause *b* of subsection 2 of section 79 of Regulation 590 of Revised Regulations of Ontario, 1973, as remade by section 3 of Ontario Regulation 328/72, is revoked and the following substituted therefor:

- (b) a fee of 66 cents shall be paid to the Treasurer of Ontario, as follows:

1. 33 cents by The Ontario Milk Marketing Board.
2. 33 cents by the operator of the plant to which the grade A milk was delivered.

2. This Regulation comes into force on the 1st day of April, 1973.

THE MILK COMMISSION OF ONTARIO:

K. A. McEWEN
Chairman

J. F. JEWSON
Secretary

Dated at Toronto, this 27th day of March, 1973.

(5219)

15

THE FARM PRODUCTS MARKETING ACT

O. Reg. 180/73.

Turkeys—Plan.

Made—March 28th, 1973.

Filed—March 29th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. The Schedule to Regulation 342 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

12.—(1) Notwithstanding subsection 1 of section 10, for the year 1973 the date by which the election of representatives to District Turkey Producers' Committees and the election of a representative from each district to the local board shall take place is extended to,

(a) the 30th day of June, 1973; or

(b) such earlier date as the Board may by order, on ten days' notice to the local board, determine,

and the persons elected in such elections shall hold office from such extended date until the 31st day of March, 1974.

(2) Subsections 2 and 3 of section 10 and section 11 apply *mutatis mutandis* to elections under subsection 1.

(3) The members of the local board as of the 31st day of March, 1973 shall continue to hold office until their successors are elected or appointed. O. Reg. 180/73, s. 1.

(5220)

15

THE THEATRES ACT

O. Reg. 181/73.

General.

Made—March 28th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER THE THEATRES ACT

1. Paragraph 10 of section 59 of Regulation 811 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 586/72, is revoked and the following substituted therefor:

10. For censoring standard film,

- (a) subject to clause *c*, for each reel of a film subject of British origin, 40 cents per 100 feet or fraction thereof;
- (b) subject to clause *c*, for each reel of a film subject of foreign origin, 80 cents per 100 feet or fraction thereof;
- (c) notwithstanding clauses *a* and *b*, for every copy in addition to the eighth copy of a standard film subject of British or foreign origin, regardless of length, \$5 per copy;
- (d) for each newsreel, \$1;
- (e) for each trailer of British or foreign origin, 100 feet or less in length, \$1;
- (f) for each trailer of British origin, over 100 feet in length, \$1;
- (g) for each trailer of foreign origin, over 100 feet in length, \$2.

(5221)

15

THE LAND TITLES ACT

O. Reg. 182/73.

Code of Standards and Procedures for Surveys and Plans.

Made—March 28th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER THE LAND TITLES ACT

1. Clause *b* of section 1 of Regulation 552 of Revised Regulations of Ontario, 1970 is revoked.
 2. Section 7 of Regulation 552 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- 7.—(1) Subject to subsection 2, before presenting a plan for approval, a surveyor shall submit to the examiner of surveys or an assistant examiner of surveys,
- (a) two paper prints thereof;
 - (b) a copy of any adjacent or underlying plan; and
 - (c) a complete and up to date title search certified by him or a land registrar.

(2) Where a plan is a plan of subdivision, the surveyor shall, in addition to the information required under subsection 1, submit to the examiner of surveys or an assistant examiner of surveys, closure sheets or a computer output with respect to each subdivision unit identified thereon, certified by him as having been prepared from the final ink drawing of the plan being presented for approval. O. Reg. 182/73, s. 1.

(5222)

15

THE MILK ACT

O. Reg. 183/73.

Grade A Milk—Marketing.

Made—March 30th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 4 of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 333/72, is revoked and the following substituted therefor:

(4) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (1).

(2) Subsection 5 of the said section 16, as remade by subsection 2 of section 1 of Ontario Regulation 159/72, is revoked and the following substituted therefor:

(5) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.15 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (2).

(3) Subsection 5*a* of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 159/72, is revoked and the following substituted therefor:

(5*a*) All Class 4*a* milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (3).

(4) Subsection 6 of the said section 16, as remade by subsection 4 of section 1 of Ontario Regulation 159/72, is revoked and the following substituted therefor:

(6) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.00 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (4).

(5) Subsection 6a of the said section 16, as remade by subsection 4 of section 1 of Ontario Regulation 444/72, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (5).

(6) Subsection 7 of the said section 16, as remade by subsection 6 of section 1 of Ontario Regulation 159/72, is revoked and the following substituted therefor:

(7) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.00 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 183/73, s. 1 (7).

2. This Regulation comes into force on the first day of April, 1973.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON
Vice-Chairman
H. PARKER
Secretary

Dated at Toronto, this 30th day of March, 1973.

(5223)

15

THE MILK ACT

O. Reg. 184/73.

Industrial Milk—Marketing.

Made—March 30th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 1 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 332/72, is revoked and the following substituted therefor:

(1) All Class 3 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (1).

(2) Subsection 2 of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 158/72, is revoked and the following substituted therefor:

(2) All Class 4 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.15 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (2).

(3) Subsection 3 of the said section 13, as remade by subsection 3 of section 1 of Ontario Regulation 158/72, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (3).

(4) Subsection 4 of the said section 13, as remade by subsection 4 of section 1 of Ontario Regulation 158/72, is revoked and the following substituted therefor:

(4) All Class 5 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.00 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (4).

(5) Subsection 4a of the said section 13, as remade by subsection 2 of section 1 of Ontario Regulation 270/72, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$4.93 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (5).

(6) Subsection 5 of the said section 13, as remade by subsection 6 of section 1 of Ontario Regulation 158/72, is revoked and the following substituted therefor:

(5) All Class 6 milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of

\$5.00 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 184/73, s. 1 (5).

2. This Regulation comes into force on the first day of April, 1973.

THE ONTARIO MILK MARKETING BOARD:

KENNETH G. MCKINNON
Vice-Chairman
H. PARKER
Secretary

Dated at Toronto, this 30th day of March, 1973.

(5224) 15

THE CHARITABLE INSTITUTIONS ACT

O. Reg. 185/73.

General.

Made—March 28th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER
THE CHARITABLE INSTITUTIONS ACT

- 1.—(1) Item 19b of Schedule 1 to Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 181/72, is revoked and the following substituted therefor:

19b. Crisis Centre North Bay

19c. The Elizabeth Fry Society of Ottawa

- (2) The said Schedule 1 is further amended by adding thereto the following item:

70a. Serenity House Inc.

2. Schedule 2 to Regulation 85 of Revised Regulations of Ontario, 1970, as remade by section 12 of Ontario Regulation 113/73, is amended by adding thereto the following item:

13. Serenity House, 39 Cathcart Street, Ottawa

3. Items 20 and 65 of Schedule 3 to Regulation 85 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

20. Fairview Mennonite Home, 799 Concession Road, Cambridge

65. The Salvation Army Eventide Home, 255 St. Andrews Street, Cambridge

4. Schedule 6 to Regulations 85 of Revised Regulations of Ontario, 1970, as made by section 15 of Ontario Regulation 113/73, is amended by adding thereto the following item:

4a. Crisis Centre North Bay, 1750 Ferguson Avenue, North Bay

(5225) 15

THE GENERAL WELFARE ASSISTANCE
ACT

O. Reg. 186/73.

General.

Made—March 28th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER
THE GENERAL WELFARE ASSISTANCE ACT

1. Clause 1 of subsection 1 of section 1 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked.
2. Subsection 1 of section 10 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 338/72, is revoked and the following substituted therefor:

(1) Subject to subsection 3 and sections 3, 4 and 5, general assistance shall be paid to or on behalf of any single person or head of a family who is a person in need and who is not a patient or resident in a hospital or institution other than a nursing home or hostel,

(a) by a municipality where the person resides within the municipality;

(b) by the council of an approved band where the person,

(i) is a member of the band, and

(ii) resides on the reserve of the band; and

(c) by the Province of Ontario where the person resides in territory without municipal organization,

in the amounts, subject to subsection 2, to be determined by the welfare administrator, by which the recipient's budgetary requirements determined in accordance with section 11 exceed his income determined in accordance with section 12 but, except for a resident in a nursing home, not exceeding a maximum amount of \$345 in any month or a maximum amount of \$79.60 in any week, to a recipient with three dependants or less, and where there are more than three dependants, these

maximum amounts shall be increased by a further \$15 in any month or \$3.45 in any week, as the case may be, for each dependant in excess of three.
O. Reg. 186/73, s. 2.

3.—(1) Paragraphs 1, 2 and 3 of subsection 2 of section 11 of Regulation 383 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

- 1. Subject to paragraphs 2 and 3, for ordinary needs, in the amount determined in accordance with the Schedule.
- 2. Where a physician certifies that an applicant or recipient or any dependant of an applicant or recipient,
 - (a) is pregnant;
 - (b) requires a gastric-type diet; or
 - (c) requires a diabetic diet,

and recommends any supplement to or increase in the budgetary requirements for food, the amount for ordinary needs determined in accordance with the Schedule may be increased for a diet in Column 1 by an amount up to the maximum set opposite thereto in columns 2 or 3 of the following Table:

TABLE

INCREASES IN SCHEDULE FOR SPECIAL DIETS

Item	COLUMN 1	COLUMN 2	COLUMN 3
	Diet	Weekly Increases	Monthly Increases
1	During the last 3 months of pregnancy	\$1.25	\$5.50
2	Gastric-type	\$1.25	\$5.50
3	Diabetic	\$2.75	\$12.00

3. Where a physician certifies that an applicant or recipient or the dependant of an applicant or recipient requires any type of special diet other than those referred to in paragraph 2 and signs a statement setting out in detail the special diet required, the amount for ordinary needs determined in accordance with the Schedule may be increased to compensate for any additional cost to provide the special diet.

(2) Paragraph 6 of subsection 2 of the said section 11, as amended by subsection 2 of section 2 of Ontario Regulation 100/71, is revoked and the following substituted therefor:

- 6. Subject to subsection 3 of section 12, for shelter,
 - (a) for a single person, the cost thereof up to a maximum of \$57 monthly; or
 - (b) for a head of a family,
 - (i) the cost thereof up to a maximum of \$110 monthly where his payment for shelter includes the cost of heating the dwelling place, or
 - (ii) the cost thereof up to a maximum of \$100 monthly where his payment for shelter does not include the cost of heating the dwelling place,

but where there is more than one dependant in the household the maximum amounts in subclauses i and ii of clause b shall be increased by \$5 for each additional dependant in excess of one, provided that no reduction in municipal taxes or rent made or received under *The Residential Property Tax Reduction Act, 1972* shall be taken into account in determining such cost.

4.—(1) Subsection 1 of section 14 of Regulation 383 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (1) Subject to sections 3, 4 and 5, special assistance may be paid or provided to or on behalf of a person in need,
 - (a) by a municipality where the person resides in the municipality;
 - (b) by the council of an approved band where the person resides on the reserve of the band; and
 - (c) by the Province of Ontario, where the person resides in territory without municipal organization,

in such amounts, subject to subsection 5, as shall be determined by the welfare administrator. O. Reg. 186/73, s. 4 (1).

(2) Paragraph 1 of subsection 3 of the said section 14 is revoked and the following substituted therefor:

8. Does Person require Care in a Nursing Home? Yes ☐ No ☐

If 'Yes', probable length of time:

9. Does Person require the Services of a Registered Nurse? Yes ☐ No ☐

(a) If 'Yes', Visits Recommended: ☐ Daily

(Indicate ☐ Number per Week.....

☐ Number per Month.....

(b) Visits required for a Period of.....Days;.....Weeks;.....Months.

10. Does Person require the Use of a Wheelchair? Yes ☐ No ☐

11. Recommendations regarding Special Diets:

12. Other Recommendations:

In your opinion would you consider this person to be:

(1) Medically employable..... ☐

(2) Temporarily unemployable for medical reasons but likely able to resume employment after:

less than six months.. ☐

six months..... ☐

one year..... ☐

two years..... ☐

(3) Permanently unemployable for medical reasons and unlikely to be able to commence remunerative employment. ☐

(4) Disabled to the extent that the person is severely limited in the activities pertaining to normal living such as self-care, communication, or motor activities, and this disability is likely to continue for a prolonged period of time.

CERTIFICATE OF DOCTOR

PLEASE PRINT

I,..... am a legally qualified medical practitioner and have examined the
above-named person at.....on.....and this report contains my
findings and considered opinion at that time. (date)

(signature)

(date)

(address)

7. Clause A "Budgetary Requirements" of item 1 of Part I of Form 5 of Regulation 383 of Revised Regulations of Ontario, 1970, as remade by section 6 of Ontario Regulation 338/72, is amended by striking out "Pre-added budget" in the first line and inserting in lieu thereof "Ordinary needs".

8. This Regulation comes into force on the 1st day of April, 1973.

(5226)

15

THE FAMILY BENEFITS ACT

O. Reg. 187/73.

General.

Made—March 28th, 1973.

Filed—March 30th, 1973.

REGULATION MADE UNDER THE FAMILY BENEFITS ACT

1. Subsections 3 and 4 of section 1 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(3) For the purposes of the Act and this Regulation,

(a) "blind person" means a person with visual acuity in both eyes which with proper refractive lenses is 20/200 (6/60) or less with Snellen chart or equivalent, or a person having the greatest diameter of the field of vision in both eyes of less than twenty degrees, where the diameter of the field of vision is determined by the use of,

(i) a tangent screen at a distance of one meter using a ten millimeter white test object, or

(ii) a perimeter at a distance of one-third of a meter using a three millimeter white test object;

(b) "disabled person" means a person who has a major physical or mental impairment that is likely to continue for a prolonged period of time and who, as a result thereof, is severely limited in activities pertaining to normal living, as verified by objective medical findings accepted by the medical advisory board;

(c) "permanently unemployable person" means a person who is unable to engage

in remunerative employment for a prolonged period of time as verified by objective medical findings accepted by the medical advisory board; and

(d) "person in need" means a person,

(i) whose budgetary requirements determined under section 11 exceed his income determined under section 12, and

(ii) who is not otherwise made ineligible for a benefit under the Act or this Regulation. O. Reg. 187/73, s. 1.

2. Section 2 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 153/71 and Ontario Regulation 25/72, is revoked and the following substituted therefor:

2.—(1) The wife of a recipient of a pension under the *Old Age Security Act* (Canada),

(a) who is a person in need;

(b) who is not eligible for an allowance under subsection 1 of section 7 of the Act or under sections 2, 4 or 5 of this section or for a pension under the *Old Age Security Act* (Canada);

(c) who has attained the age of sixty years;

(d) who is living,

(i) with her husband,

(ii) apart from her husband where he is a patient in an institution under *The Mental Hospitals Act*, a sanatorium under *The Sanatoria for Consumptives Act*, a hospital for the chronically ill or a nursing home or a resident in a home for the aged under *The Homes for the Aged and Rest Homes Act*, or *The Charitable Institutions Act*, and has been a patient or resident therein, as the case may be, for a continuous period of six months or more, or

(iii) apart from her husband where he is imprisoned in a penal institution and at the date of application has a term of imprisonment remaining to be served of six months or more; and

(e) subject to section 5, who has liquid assets that together with those of her husband do not exceed \$1,500 in value,

is, subject to sections 3, 6, 7 and 8, eligible for an allowance calculated in accordance with section 10. O. Reg. 187/73, s. 2 (1), *part*.

(2) The wife of a recipient or of a former recipient of an allowance under the Act or a predecessor Act,

- (a) who is a person in need;
- (b) who is not eligible for an allowance under subsection 1 of section 7 of the Act or under any other subsection of this section;
- (c) who has,
 - (i) attained the age of sixty years, or
 - (ii) one or more dependent children;
- (d) who is a single person; and
- (e) subject to section 5, who has liquid assets that do not exceed \$1,000 in value, but where she has one or more dependent children, this amount shall be increased by \$200 for each dependent child,

is, subject to sections 3, 6, 7 and 8, eligible for an allowance calculated in accordance with section 10. O. Reg. 187/73, s. 2 (2), *part*.

(3) A child who, in the opinion of the Director, is impaired as a result of his natural mother's having used the drug known as thalidomide shall be deemed to be a person in need and shall be eligible for financial aid in such amounts as the Director may determine. O. Reg. 187/73, s. 2 (3), *part*.

(4) A person received and lodged as a resident within the meaning of *The Homes for Special Care Act* in a home for special care established, licensed or approved under that Act,

- (a) who is a person in need;
- (b) who is not eligible for an allowance under subsection 1 of section 7 of the Act or under subsection 1, 2 or 5 of this section; and
- (c) who has liquid assets not in excess of the amounts under section 4,

is, subject to sections 3, 6, 7 and 8, eligible for an allowance calculated in accordance with section 10. O. Reg. 187/73, s. 2 (4), *part*.

(5) A permanently unemployable person,

- (a) who is a person in need;
- (b) who has attained the age of eighteen years;

(c) who is not otherwise eligible for an allowance under subsection 1 of section 7 of the Act or under subsection 1, 2, or 4 of this subsection; and

(d) who has liquid assets not in excess of the amounts under section 4,

is, subject to sections 3, 6, 7 and 8, eligible for an allowance calculated in accordance with section 10. O. Reg. 187/73, s. 2 (5), *part*.

3. Section 5 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

5. Notwithstanding section 4 and subsections 1 and 2 of section 2, the Director may determine that a beneficiary with liquid assets having a value in excess of the maximum amount otherwise permitted to him under the regulations continues to be eligible for a benefit where the amount of the excess is not greater than 10 per cent of that maximum. O. Reg. 187/73, s. 3.

4. Clause *b* of section 6 of Regulation 287 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 73/71, is revoked and the following substituted therefor:

(b) who is an applicant or recipient under clause *b* or *d* of subsection 1 of section 7 of the Act or under subclause ii or iii of clause *d* of subsection 1 of section 2 of this Regulation and who is not living as a single person; or O. Reg. 187/73, s. 4.

5.—(1) Clause *b* of paragraph 9 of subsection 2 of section 11 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) is a disabled person or in cases approved by the Director a permanently unemployable person, a monthly amount equal to \$15, but where in the opinion of the Director the disabled person or permanently unemployable person requires the use of a wheelchair when travelling in the community, a monthly amount equal to \$30.

(2) Subsection 5 of the said section 11 is revoked and the following substituted therefor:

(5) In determining the monthly budgetary requirements under subsection 4 of a blind person, a permanently unemployable person or a disabled person residing in a charitable institution under *The Charitable Institutions Act*, who in the opinion of the Director requires financial aid in order to travel in the community, there shall be included, in addition to the amount determined under that subsection, an amount for transportation allowance not exceeding \$15 but where the resident is a

blind person or in the opinion of the Director requires a wheelchair for travelling in the community, the amount for a transportation allowance shall not exceed \$30. O. Reg. 187/73, s. 5 (2).

- 6.—(1) Clause *b* of subsection 2 of section 12 of Regulation 287 of Revised Regulations of Ontario, 1970 is amended by adding immediately after subclause *i* the following subclause:

(ia) a recipient of a pension under the *Old Age Security Act* (Canada) who was within the class of beneficiaries designated in subsection 1 of section 2 immediately prior to the remaking of that section by section 2 of Ontario Regulation 187/73.

- (2) Clause *c* of subsection 2 of section 12 of Regulation 287 of Revised Regulations of Ontario, 1970 is amended by adding immediately after subclause *i* the following subclause:

(ia) a recipient of a pension under the *Old Age Security Act* (Canada) who was within the class of beneficiaries designated in subsection 1 of section 2 immediately prior to the remaking of that section by section 2 of Ontario Regulation 187/73.

7. Subsection 4 of section 15 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(4) An application received under clause *c* or *e* of subsection 1 of section 7 of the Act or under subsection 5 of section 2 shall be accompanied by a report of a legally qualified medical practitioner in Form 4, but where the applicant is a blind person, the report shall be in Form 5. O. Reg. 187/73, s. 7.

8. Subsection 1 of section 16 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) A field worker shall ensure that the application is filled out and completed by or on behalf of the applicant and the applicant, subject to subsection 6 of section 15, shall sign the application in the presence of the field worker. O. Reg. 187/73, s. 8.

9. Clause *b* of subsection 3 of section 20 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) determine if the spouse of the applicant or recipient is a blind person, a disabled person or a permanently unemployable person for the purposes of paragraph 9 of subsection 2 of section 11.

10. Sections 21, 22 and 23 of Regulation 287 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

21. A beneficiary is entitled without cost to receive insured services in accordance with *The Health Insurance Act, 1972* and the regulations thereunder. O. Reg. 187/73, s. 10, *part*.

22. Any beneficiary or class thereof may be entitled to dental services under any agreement in writing in force from time to time between the Crown in right of Ontario and The Ontario Dental Association. O. Reg. 187/73, s. 10, *part*.

11. Clause *b* of subsection 1 of section 25 of Regulation 287 of Revised Regulations of Ontario, 1970, as made by section 7 of Ontario Regulation 73/71, is revoked and the following substituted therefor:

(b) his budgetary requirement for shelter does not exceed the minimum amount to which he is entitled under paragraph 6 of subsection 2 of section 11 and he is receiving the maximum rate of allowance provided for under section 10.

- 12.—(1) Item 1 of Form 1 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. APPLICATION BY A—

PERSON WITH DEPENDENT

CHILD(REN) ☐ or who is:

- ☐ blind
☐ otherwise disabled
☐ a permanently unemployable person
☐ a dependent father
☐ a mother
☐ a foster mother

SINGLE PERSON ☐ or

who is:

- ☐ blind
☐ otherwise disabled
☐ a permanently unemployable person
☐ age 60-64
☐ age 65 or more

MARRIED PERSON ☐

who is:

- ☐ blind
☐ otherwise disabled
☐ a permanently unemployable person
☐ age 60-64
☐ age 65 or more

(2) Item 14 of the said Form 1 is revoked and the following substituted therefor:

14. I certify that I have visited the applicant, that the benefits and the application form have been explained to the applicant and that I have witnessed the signing of this Form by the applicant or his Agent.

Date..... Field Worker's Signature..... Regional Office No.....

13. Form 4 of Regulation 287 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 4

The Family Benefits Act

MEDICAL REPORT AND CERTIFICATE IN RESPECT OF IMPAIRMENT

NAME OF PERSON EXAMINED.....

SEX Male ☐ Female ☐

DATE OF BIRTH.....
 (day month year)

1. (a) COMPLAINTS AND HISTORY OF PRESENT IMPAIRMENT:

(b) DATE IMPAIRMENT COMMENCED:

2. EXAMINATION: (i) Mental Alertness..... (iv) Pulse.....

(ii) Height..... (v) Blood Pressure.....

(iii) Weight..... (vi) Other Findings.....

Urinalysis:

5. PRESENT TREATMENT:

6. LIMITATIONS IMPOSED BY THE IMPAIRMENT:

7. With or without treatment would you expect sufficient recovery to take place in the mental or physical condition of this person at any time in the future to render this person employable?

Yes ☐ No ☐

8. DOES PERSON REQUIRE CARE IN A NURSING HOME? Yes ☐ No ☐

If 'Yes', probable length of time:

9. DOES PERSON REQUIRE THE SERVICES OF A REGISTERED NURSE?

Yes ☐ No ☐

(a) If 'Yes', Visits Recommended:

☐ Daily

(Indicate which)

☐ Number per Week.....

☐ Number per Month.....

(b) Visits required for a Period of.....Days;Weeks;Months.

10. DOES PERSON REQUIRE THE USE OF A WHEELCHAIR? Yes ☐ No ☐

11. RECOMMENDATIONS REGARDING SPECIAL DIETS:

12. OTHER RECOMMENDATIONS:

In your opinion would you consider this person to be:

(1) Medically employable..... ☐

(2) Temporarily unemployable for medical reasons but likely able to resume employment after:

less than six months... ☐

six months..... ☐

one year..... ☐

two years..... ☐

(3) Permanently unemployable for medical reasons and unlikely to be able to commence remunerative employment..... ☐

(4) Disabled to the extent that the person is severely limited in the activities pertaining to normal living such as self-care, communication, or motor activities, and this disability is likely to continue for a prolonged period of time..... ☐

CERTIFICATE OF DOCTOR

PLEASE PRINT

I,, am a legally qualified medical practitioner and have
examined the above-named person at..... on.....
and this report contains my findings and considered opinion at that time. (date)

.....
(signature) (date)
.....
(address)

O. Reg. 187/73, s. 13.

14. This Regulation comes into force on the 1st day of April, 1973.

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Section 584 of The Municipal Act provides:

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter**. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Final Report of the Royal Commission on Book Publishing "Canadian Publishers & Canadian Publishing"	
Soft cover	\$ 3.75
Hard cover	5.00
Final Report of the Commission on Post-Secondary Education in Ontario "The Learning Society" (March 1973)	2.50
Mobile Homes in Ontario—Construction & Costs (1973)	2.00
Mobile Home Park Survey— Interviews with Managers (1973)	1.00
The Landlord & Tenant Act (February, 1973)	.75
The Consumer Protection Act (February, 1973)	1.25

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238



TORONTO, SATURDAY, APRIL 21st, 1973

The ONTARIO GAZETTE

Published by Authority

University of Toronto
Library,
Serials Department,
Toronto 181, Ontario.

Appointments

His Honour the Lieutenant Governor has been pleased to make the following appointments:

The Barristers Act:

Anderson, Oswald Gregory, of the Village of Bancroft, Ontario, to be appointed as a Queen's Counsel effective from the 20th day of December, 1972.

Avery, William Mihell, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Baines, Terence Frederick, of the Town of Georgetown, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Batt, Hillard Graham, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Bernstein, David, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Biles, John Frederick, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Booth, Norman Lyle, of the City of Orillia, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Bowerman, Jack Douglas, of the Town of Alliston, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Broley, Maxwell Walker, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Burnell, Reginald Edward Norman, of the City of Windsor, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Campbell, James Reid, of the City of Cornwall, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Carter, Francis Gerard, of the City of London, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Carthy, James Joseph, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Catalano, Donald Joseph, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Chernos, Bernard, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Cohen, E. Max, of the City of Ottawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Dale, Robert Edward, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Davies, Arthur Leslie, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Dennis, David Lewis, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Doliszny, Benjamin Walter, of the City of St. Catharines, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

TORONTO

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Postage paid in cash at Third Class Rate, Permit No. C-67

Duffy, Patrick St. Clair, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Dundas, James Ker, of the City of Ottawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Dyck, Edgar Henry, of the Town of Leamington, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Ebert, William Kenneth, of the City of Port Colborne, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Fagan, Sydney J., of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Foreman, Albert Irving, of the City of Hamilton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Friend, David George, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Gall, Wessel, of the Town of Burlington, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Gonet, Walter Stanley, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Goodearle, John Alfred, of the City of Sudbury, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Gotlib, Miss Lorraine, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Greenwood, Francis John, of the Town of Brampton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Ground, John Dawson, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Hamilton, Frederick Gladstone, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Harper, Stephen Rodney, of the City of Kitchener, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Holding, John David Truax, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Homer, John Wayne, of the City of Hamilton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Hudson, John Drew Hammersly, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Hurley, Bernard W., of the City of Belleville, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Husband, John Ross, of the City of Hamilton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Inrig, George Francis Wallace, of the Town of Lindsay, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Jackson, Albert B., of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Jones, Robert Vernon Albert, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Kellock, Burton Harris, of the City of Brantford, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Kelly, Bernard Melville, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Killeen, Gordon Patrick, of the City of Ottawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Kingstone, Stewart Edward, of the City of St. Catharines, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Knight, Stanley James, of the City of Niagara Falls, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Lane, George Dennis, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Leibel, John Lewis, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Littlejohn, H., of the City of London, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

MacDonald, James C., of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Mackey, Bruce Vipond, of the City of Oshawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

MacLatchy, William Edward, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Maloney, Victor Leo, of the City of Thunder Bay, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McClenahan, Robert Graham, of the City of Ottawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McKay, Craig Campbell, of the City of Woodstock, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McLaughlin, Robert Neill, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McLennan, Delwin Lawson, of the City of London, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McMurtry, William Rashleigh, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

McOuat, James William Snider, of the City of Chatham, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Miller, Dale John, of the Village of Cannington, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Morris, William, of the City of Hamilton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Murphy, Samuel Houston, of the City of Peterborough, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

O'Neill, Thomas Bernard, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Palamar, William, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Paul, Nicholas Pavlakakis, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Perry, Victor Richard Edward, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Pilo, Joseph Guido, of the City of Sault Ste. Marie, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Poultney, Harold Richard, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Richard, Jean Thomas, of the City of Ottawa, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Rogers, Ian Frankford Hardy, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Rotenberg, Cecil Lorne, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Ryan, Sylvester Perry, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Saint, Joseph Thomas, of the City of London, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Scime, Charles Samuel, of the City of Hamilton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Scott, Ian Gilmour, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Shannon, Louis Paul, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Shields, Brian W., of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Shirriff, Robert Lindsey, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Smith, David Angus, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Smith, George Bourke, of the City of North Bay, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Staples, Joseph Lexis Crawford, of the Town of Lindsay, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Stevenson, Basil John, of the Town of Brampton, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Stitt, Hubert Judd, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Stroz, Frank John, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Sugg, Herbert Edward Stanley, of the Town of Bracebridge, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Taylor, Walter Earl, of the City of Sarnia, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Trites, Alan Gore, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Turnbull, Robert Marshall, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Ward, David A., of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Watson, Robert John, of Rexdale, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Webb, Peter, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Weldon, Ewart, Leonard, of the City of Sarnia, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Winhold, Lloyd Christian, of the City of London, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Woods, Lloyd Alvin, of the City of Kingston, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Worley, Graham David, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

Zeldin, John Leon, of the City of Toronto, Ontario, to be appointed as a Queen's Counsel, effective from the 20th day of December, 1972.

April 6th, 1973.

JAMES W. SNOW,
Minister of Government Services.

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 365, will be heard by the Ontario Highway Transport Board, at the District Court House, 440 Queen Street East, Sault Ste. Marie, Ontario, on Tuesday, the 5th day of June, 1973, at 10 a.m. (E.D.S.T.):

Roy E. Cooper Limited,
P.O. Box 1243,
Sudbury, Ontario,

08325-A10

applies for an amendment to Class 'A' public commercial vehicle operating licence No. 349, by deleting the following words as they appear under extension shown under Route 2:

"PROVIDED that there be no transfer of freight between this licensee and any other licensee under *The Public Commercial Vehicles Act* or the *Motor Vehicle Transport Act* at any point on the said route;

PROVIDED FURTHER that this licence shall not be incorporated into or form part of any other licence to create a service other than between Sault Ste. Marie and Spragge via King's Highway No. 17.

PROVIDED that the licensee be restricted to commercial motor vehicles".

Cyril Elmer Garrett, Esq.,
74 Hutchison Avenue,
Elliot Lake, Ontario,

10786-E

applies for a Class 'A' public commercial vehicle operating licence, "For the carriage and delivery of goods within the boundaries of the Township of Elliot Lake and including all minesites in the said Township".

**George Irwin Enterprises
(1970) Limited,**
1231 People's Road,
Sault Ste. Marie, Ontario,

22313-B

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of fresh and cured meats, meat products and perishable foods for and on behalf of:

1. F. W. Fearman Co. Ltd.,
2. J. M. Schneider Limited,
3. Burns Foods Limited,

(a) from Sault Ste. Marie to Wawa, Chapleau and Dubreville;

- (b) from Sault Ste. Marie to all points on King's Highway No. 17, between and including Wawa and Massey and the following on or off highways points, Heyden, Goulais River, Montreal River Harbour, Gros Cap, Searchmont, Agawa River, Wabos, Batchawana, Michipicoten River, Hawk Junction, Elliot Lake, Thessalon, Dunn's Valley and St. Joseph Island,

and for the return of damaged or rejected shipments from the above said points to Sault Ste. Marie.

PROVIDED tractor-trailer refrigerated equipment be licensed under this authority";

22313-C

also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of:

1. Cashway (North) Limited,
2. Lyons, Fuel Hardware & Supplies Ltd.,
3. Dubreuil Lumber Company Limited,
4. Weldwood of Canada Sales Limited,
5. Beaver Lumber Company Limited,

from its installation situate in the City of Sault Ste. Marie, to its customers in:

- (a) the District of Algoma;
- (b) that portion of the District of Thunder Bay lying:
 - (i) east of a line running between Longlac and Marathon but excluding Longlac, and
 - (ii) south of but including points on King's Highway No. 11,
- (c) points in the District of Cochrane, on and south of King's Highway No. 11, and west of King's Highway No. 583;
- (d) points in the District of Sudbury lying west of the main line of Canadian National Railway running between Capreol and the City of Sudbury, and north of and including King's Highway No. 17; and

the return of the rejected goods to the said installation of Sault Ste. Marie, inclusive of the use of tractor-trailer equipment".

D. S. CHURCH,
Secretary.

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the Moot Courtroom, University of Western Ontario, London, Ontario, on Thursday, the 21 day of June, 1973, at 10 a.m. (E.D.S.T.):

Fickling Cartage & Storage Limited,

12420-H

571 Commercial Cresc.,
London, Ontario,
N5V 1Z2,

applies for an amendment to Class 'D' public commercial vehicle operating licence No. 1515 as follows:

"Delete: 'For the carriage of new and used furniture, for and on behalf of Henry Furniture Limited, London, to and from the customers of the said Company situate in the Counties of Middlesex, Elgin, Oxford, Perth, Huron, Lambton, Kent, Waterloo, Brant and Norfolk', and delete:

EXTENSION GRANTED—For the carriage of appliances, for and on behalf of Kelvinator of Canada Limited, from its installation at London consigned to the private dwellings of its customers situate in the Counties of Middlesex, Elgin, Norfolk, Oxford, Perth, Huron, Lambton, Kent, Waterloo and Brant; and for the return of damaged or rejected deliveries from the said customers to the said installation.

PROVIDED that any movement, for and on behalf of Kelvinator of Canada Limited be restricted to the use of three stake-type commercial motor vehicles',

and delete:

'EXTENSION GRANTED—For the carriage of:

- (1) chemicals and converted chemicals, for and on behalf of S. F. Lawrason and Co. Ltd., from its installation at the City of London to its customers in the Counties of Middlesex, Perth, Waterloo, Wellington, Wentworth, Brant, Oxford, Elgin, Norfolk, Lambton and Kent and for the return of empty containers, rejected or damaged goods from the said customers in the said Counties to the said installation at London;
- (2) goods for and on behalf of S. F. Lawrason & Co. Ltd., between its installations at 180 Adelaide Street South in London and 115 City View Drive in Rexdale.

PROVIDED that the licensee, in respect to S. F. Lawrason & Co. Ltd., be restricted to two commercial motor vehicles having a maximum gross weight of 27,000 pounds each being equipped with a tail-gate unloader', and substitute therefor the following: 'For the carriage of:

- (1) chemicals and converted chemicals, for and on behalf of S. F. Lawrason and Co. Ltd., from its installation at the City of London to its customers in the Counties of Middlesex, Perth,

Waterloo, Wellington, Huron, Bruce, Grey, Wentworth, Halton, Brant, Oxford, Elgin, Norfolk, Lambton, Kent and Essex and the return of goods and empty containers from the said customers in the said Counties to the said installation at London;

- (2) goods, for and on behalf of S. F. Lawrason and Co. Ltd., between its installations at 180 Adelaide Street South in London and at 115 City View Drive in Rexdale.

PROVIDED that under this extension the licensee, in respect to S. F. Lawrason and Co. Ltd., be restricted to vehicles equipped with tail-gate un-loader and further restricted from the use of tractor-trailer equipment”.

D. S. CHURCH,
Secretary.

(5279) 16

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Monday, the 25th day of June, 1973, at 10 a.m. (E.D.S.T.):

**Messrs. Bernard O. Chapman
and Byron N. Brant, 21573-A**
o/a B & B Moving and Storage,
635 Hildegarde,
Windsor, Ontario,

apply for a Class 'H' public commercial vehicle operating licence, "to and from all points in the County of Essex, in the following terms: For the carriage of uncrated used household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers;

- (1) new uncrated furniture and fixtures that are part of the furnishing of the dwelling in which they are to be used,
- (2) new uncrated furniture and fixtures that are part of the furnishing of offices, museums, hospitals, factories and public institutions,
- (3) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers.

PROVIDED that the licensee shall be permitted on return shipments to pick up the above described goods at the outbound terminus of any shipment and at points intermediate to the terminus of the outbound shipment and the County of Essex”.

D. S. CHURCH,
Secretary.

(5280) 16

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 25th day of June, 1973, at 10 a.m. (E.D.S.T.):

Willaim Allan Northey, Esq., 23058-B
Lakehurst P.O.,
Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 6398, now in the name of Herbert H. Hadley, of 751 McKellar Street, Peterborough, Ontario.

Jumbo Motor Express Ltd., 18201-K
41 Westside Drive,
Etobicoke, Ontario,

applies for an extension to extra-provincial operating licence No. X-1478, "For the carriage of goods when such goods are consigned to or from points beyond Canada from ports of entry in the Provinces of Nova Scotia and New Brunswick from the Ontario-Quebec border in transit through the Province of Ontario, to the international gateways at all border crossing points, for furtherance to points in the United States of America and return”.

D. S. CHURCH,
Secretary.

(5281) 16

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 26th day of June, 1973, at 10 a.m. (E.D.S.T.):

Quirion Transport Inc., 17924-B
Notre-Dame de la Guadeloupe,
Cte Frontenac, Quebec,

applies for an extension to extra-provincial operating licence No. X-1891:

- (a) for the transportation of wood and wood products from points in Quebec from the Ontario-Quebec boundary at Riviere Beaudette and Pointe Fortune, in transit through Ontario, to the international border at Detroit, St. Clair, St. Mary's, and St. Lawrence Rivers, for furtherance to points in the United States of America as authorized, and the return of damaged or rejected shipments;
- (b) for the transportation of wood and wood products, for and on behalf of:

(1) Torpedo Ltee., Lac Megantic, Quebec,

- (2) Lac Megantic Manufacturing Company,
Lac Megantic, Quebec,
- (3) Cedar Products Co., St-Martin, Quebec,
from Quebec from the Ontario-Quebec
border at Riviere Beaudette and Pointe
Fortune to points in Ontario, and return of
damaged or rejected shipments;

(c) for the transportation of raw iron, for and on
behalf of Canam Steel Ltd., St. Gedeon, Quebec,
from Metropolitan Toronto and Whitby to the
Ontario-Quebec boundary at Riviere Beaudette
and Pointe Fortune, for furtherance to the
premises of the said Company at St. Gedeon,
Quebec;

(d) for the transportation of snowmobiles, for and
on behalf of Boa Ski Alsport Ltd., La Guade-
loupe, Quebec;

(1) from points in Quebec from the Ontario-
Quebec boundary at all border crossing
points to points in Ontario, and the return
of damaged or rejected shipments; and

(2) from points in Quebec from the Ontario-
Quebec boundary at all border crossing
points, in transit through Ontario, to the
international border at the Detroit, St.
Clair, St. Mary's, St. Lawrence and Niagara
Rivers, for furtherance to points in the
United States of America as authorized
and the return of damaged or rejected
shipments;

(e) for the transportation of waste materials from
points in the United States of America as
authorized, from the international border at the
St. Lawrence, St. Clair, Detroit and St. Mary's
Rivers, in transit through Ontario, to the
Ontario-Quebec boundary at Riviere Beaudette
and Pointe Fortune, for furtherance to points
in the Province of Quebec as authorized, for
and on behalf of Exodus Enterprises Inc., and/or
Krever Paper Stock Ltd;

(f) for the transportation of waste materials from
points in Ontario to the Ontario-Quebec
boundary at Riviere Beaudette and Pointe
Fortune, for furtherance to points in the
Province of Quebec as authorized, for and on
behalf of Exodus Enterprises Inc., and/or
Krever Paper Stock Ltd."

William Charles Steadman, Esq., 23518
70 Machell Avenue,
Aurora, Ontario,

applies for the transfer of Class 'D' public com-
mercial vehicle operating licence No. 3450, now in
the name of Laura Madeline Jones, of 45 Elmer
Avenue, Orillia, Ontario.

Woody's Distributors Limited 23602
R.R. #4, Trenton, Ontario,

applies for an extra-provincial operating licence,
"For the carriage of meat products, for and on

behalf of Alpine Meat Products Limited, from its
installation in Metropolitan Toronto, to the Ontario-
Quebec border at Ottawa and Riviere Beaudette,
for furtherance to its customers in Montreal as
authorized. This would be a drop-shipments service
with personalized service to shippers customers";

23602-A

also applies for a Class 'D' public commercial vehicle
operating licence, "For the carriage of meat products,
for and on behalf of Alpine Meat Products Limited,
from its installation of Metropolitan Toronto to its
customers in Trenton, Ottawa, London, St. Thomas
and Windsor. This would be a drop-shipments
service with personalized service to shippers
customers".

Lorne Delbert Strutt, Esq., 20267-C
o/a Orangeville Van Lines,
First Street and #10 By-Pass,
Box 194,
Orangeville, Ontario,

applies for a Class 'D' public commercial vehicle
operating licence, "For the carriage of merchandise,
for and on behalf of the Robert Simpson Ltd., and
Simpson Sears Ltd., from the respective installations
located in the Town of Orangeville to their respec-
tive customers located within a 25-mile radius of
the said Town of Orangeville, and for the return of
damaged or returned shipments to the Town of
Orangeville or to Metropolitan Toronto area".

D. S. CHURCH,
Secretary.

(5282) 16

The following applications for certificates under
The Public Commercial Vehicles Act, R.S.O. 1970,
Chapter 375 and the *Motor Vehicle Transport Act*,
S.C. 1953-54, Chapter 59, will be heard by the
Ontario Highway Transport Board, at its Chambers,
67 College Street, Toronto, Ontario, on Wednesday,
the 27th day of June, 1973, at 10 a.m. (E.D.S.T.):

Red Bird Development Inc., 23628
256 Wilkins Street,
Rochester, New York, 14620,

applies for an extra-provincial operating licence,
"For the carriage of scrapped automobiles com-
pressed flat or in bales from the international
boundary at the Niagara River, to the premises of
International Iron and Metal Company at Hamilton,
to be operated concurrently with authority from The
Interstate Commerce Commission as in docket
No. MC 138443".

Ralph Fraser Davey, Esq., 10798-B
R.R. #6, Bowmanville, Ontario,

applies for an extension to Class 'D' public com-
mercial vehicle operating licence No. 3230 as follows:

"For the carriage of feed in bulk and in bags, for and on behalf of Allan Irwin Bertrand, operated as Bertrand Farms, to and from its installations".

**Messrs. Robert J. Paton,
Gordon S. Paton and
Eugene Crouse,** **23545**
6 Gulfstream Road,
Weston, Ontario,

apply for the transfer of Class 'A' public commercial vehicle operating licence No. 674, now in the name of Douglas Albert Whibley, of 230 Pellatt Avenue, Toronto, Ontario.

Helene M. Reimer, **23605**
30 Pleasant Avenue,
River Drive Park, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of a stamped part, known as a car heater housing, for and on behalf of P. & F. Tool & Die Mfg. Co., operated by John and Peter Pitrum, from its installation in Metropolitan Toronto, to its customers in the City of London".

Warren Gibson, Esq., **03303-O**
55 Tupper Street,
Alliston, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 1336 as follows: "For the carriage of potato chips and snack food products, (including nuts) and unprocessed potatoes in crates or in bulk and packaging material, for and on behalf of Raymond Snack Foods Limited, to or from its installation at Kitchener".

D. S. CHURCH,
Secretary.

(5283)

16

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 28th day of June, 1973, at 10 a.m. (E.D.S.T.):

**Imperial of Ottawa
Van Storage Limited,** **20587-E**
200 Innes Road, M.R. 2,
Ottawa, Ontario,

applies for an extension to extra-provincial operating licence No. X-1142 in the following terms: "For the carriage of used uncrated household, office and store furniture and, where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers:

- (1) new uncrated furniture and fixtures that are part of the furnishings of the dwellings in which they are to be used,
- (2) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions,
- (3) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers:
 - (a) from all points in the Province of Ontario to all points at the international boundary, for furtherance to points in the United States of America, and by shipment from points in the United States of America from the said points at the international boundary to all points in the Province of Ontario;
 - (b) from all points in the Province of Ontario to the Ontario-Manitoba border, for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia, the North West Territories, and the Yukon Territories, and by shipment from points in the said Provinces and Territories from the said border points to points in the Province of Ontario;
 - (c) from all points in the Province of Ontario to all points at the international boundary, for furtherance in transit through the United States of America to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia, the Northwest and Yukon Territories, and by shipment from points in the said Provinces and Territories, through the United States of America from the said boundary points to points in the Province of Ontario;
 - (d) from all points in the Province of Ontario to the Ontario-Quebec border at or near Virginiatown, Ottawa, Hawkesbury, Pointe Fortune, Riviere Beaudette, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, the Prince Edward Island, and by shipment from points in the said Provinces from the aforementioned border points to points in the Province of Ontario; and
 - (e) from and to all points at the international boundary, the Ontario-Manitoba and the Ontario-Quebec borders, for movement in transit through the Province of Ontario, for interprovincial traffic only.
- (4) The correspondence of The Highway Traffic and Motor Transport Board of the Province of Manitoba, dated November 8th, 1971;

- (b) the complementary authority of The Highway Traffic Board of the Province of Alberta, dated November 15th, 1971;
- (c) the complementary authority of The Public Utilities Commission, Motor Carrier Branch of the Province of British Columbia, dated December 2nd, 1971;
- (d) the complementary authority of The Motor Carrier Board of the Province of New Brunswick, dated September 14, 1971;
- (e) the complementary authority of The Board of Commissioners of Public Utility of the Province of Nova Scotia, dated August 31, 1971;

all filed with The Ontario Highway Transport Board.

PROVIDED that any licence issued pursuant to this certificate be not transferred except after a public hearing before and approval by this Board.

PROVIDED FURTHER that the principal place of business of the holder of any licence issued pursuant to this certificate be not transferred from the municipality and Province where it was located at the issuance of the first licence hereunder.

PROVIDED FURTHER that movements to or from the Province of Quebec authorized in this authority be only operated in conjunction with the complementary authority of The Quebec Transportation Board, dated June 8th, 1964, filed with this Board.

AND PROVIDED FURTHER that the current terms of extra-provincial operating licence No. Z-1142 be cancelled".

Jeffery's Coach Lines Limited, 15756-L
6 Walnut Street,
St. Catharines, Ontario,

applies for the transfer of shares as follows:

2 common shares from Henry William Jeffery to John Lawrence Skinner (as nominee for Charterways Transportation Limited) Mississauga, Ontario;

1 common share from Henry William Jeffery to Bruce R. Dodd, (as nominee for Charterways Transportation Limited), Mississauga, Ontario.

Robert William Tuck, Esq., 23634
R.R. #1, Caistor Centre, Ontario,

applies for a Class 'F' public commercial vehicle operating licence, "For the carriage of livestock, to and from a 20-mile area of Caistor Centre, Ontario and livestock from The Ontario Stock Yards, Toronto, to Comfort and Tylee Ltd., at St. Anns, Ontario".

D. Currier Moving & Cartage
Co. Ltd., 23542-A
167 Lindy Lou Road,
North York, Ontario,

applies for the transfer of extra-provincial operating licence No. X-1236, now in the name of All City Moving & Storage Limited, of 37 Bulwer Street, Toronto 2B, Ontario;

23542-B

also applies for the transfer of Class 'H' public commercial vehicle operating licence No. 289, now in the name of All City Moving & Storage Limited, of 37 Bulwer Street, Toronto 2B, Ontario.

Dominion-Consolidated Truck
Lines Limited, 10772-A40
775 The Queensway,
Toronto, Ontario,
M8Z 5K9,

applies for amendments to Class 'A' public commercial vehicle operating licence No. 457:

"Page 4, Route 16, delete the words, 'Kitchener, Preston, Hespeler and Galt', and substitute therefor, 'The Regional Municipality of Waterloo'.

Page 5, Route 22, delete the words, 'between and including Almira and Kitchener-Waterloo', and substitute the words, 'in The Regional Municipality of Waterloo'.

Page 6, Route 23, delete sub-paragraph 'J' and renumber sub-paragraph 'K' as sub-paragraph 'J'.

Page 6, Route 24, delete the words, 'Waterloo, Galt and Preston', and substitute therefor, 'The Regional Municipality of Waterloo'.

Page 8, Route 28, delete the words, 'Kitchener-Waterloo and Preston' and substitute therefor the words, 'The Regional Municipality of Waterloo'.

Page 8, Route 28, delete the proviso at the end of said route (the Police Village of Linwood having been dissolved).

Page 13, Route A-20, delete the words, 'Hespeler', in the first line and in sub-paragraph (i) and substitute in each case the words, 'The Regional Municipality of Waterloo'.

Page 17, under the heading, Class 'C' Privileges, delete the words, 'Hespeler, Galt, Kitchener and Waterloo', and substitute the words, 'The Regional Municipality of Waterloo'.

Page 20, under the heading, Class 'D' Privileges, sub-paragraph 8, delete the word, 'Galt', and substitute the words, 'The Regional Municipality of Waterloo'.

Page 22, under the heading, Class 'D' Privileges, sub-paragraph 15, delete the word 'Hespeler', and substitute the words, 'The Regional Municipality of Waterloo'";

10772-A41

also applies for amendments to extra-provincial operating licence No. X-1167 as follows:

"Page 5, Route 22, delete the words, 'between and including Almira and Kitchener-Waterloo', and substitute therefor, 'within the Regional Municipality of Waterloo'.

Page 5, Route 24, delete the words, 'Waterloo, Galt and Preston', and substitute therefor, 'The Regional Municipality of Waterloo'.

Page 8, Route 28, delete the words, 'Kitchener, Waterloo and Preston', and substitute the words, 'The Regional Municipality of Waterloo'.

Page 8, delete the proviso at the end of Route 28 (the Police Village having been dissolved)".

Page 12, Paragraph 4 (b), delete Paragraph 4 (b).

Page 12, Paragraph 4 (c), renumber this as Paragraph 4 (b) and delete the words, 'Galt and Preston on King's Highway No. 18, in The Regional Municipality of Waterloo'.

Page 13, Paragraph 5 (b), delete the words, 'Kitchener and Waterloo', and substitute therefor the words, 'The Regional Municipality of Waterloo'".

D. S. CHURCH,
Secretary.

(5284)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Friday, the 29th day of June, 1973, at 10 a.m. (E.D.S.T.):

Ken Snider Cartage Limited, 20691-C
P.O. Box 271, Midland, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 2964, in the following terms: "For the carriage of goods, for and on behalf of Decor Metal Products Limited of Midland as follows:

- (1) from suppliers of Decor Metal Products Limited, to its installations in the Municipalities of Midland and Penetang;
- (2) between its facilities in the Municipalities of Midland and Penetang;
- (3) unfinished products from its installations at Midland and Penetang for processing elsewhere, in the Province of Ontario and return".

Robert Allen McBurney, Esq., 23637
o/a R. McBurney Cartage,
29 Gunton Drive,
Rexdale, Ontario,

applies for a Class 'A' public commercial vehicle operating licence in the following terms: "For the carriage of goods between:

- (a) the Municipality of Metropolitan Toronto;
- (b) the Towns of Port Credit, Streetsville and Mississauga;

(c) that portion of the Town of Vaughan bounded on the west by King's Highway No. 400, on the north by Sherwood Road (also known as Carrville Road) on the south by Steeles Avenue West and on the east by Dufferin Street, running south from Langstaff Road to Steeles Avenue West; and

(d) that portion of the Town of Markham lying on and south by Carrville Road (also known as 16th Avenue) and on and west of Kennedy Road.

PROVIDED that:

- (i) this authority shall not enable the licensee to operate tank trucks, tank-trailers or other equipment which has been specially designed and constructed for the movement of commodities in bulk, unless previously authorized;
- (ii) there be no movement to or from Brampton, the Toronto International Airport, Oakville and Richmond Hill, unless previously authorized;
- (iii) there be no movement of goods to or from the installations of Domtar Construction Materials Limited, at Cooksville and Cheltenham, unless previously authorized".

Chenier & Cloutier Limited, 23606
1113 Churchill Street,
Cornwall, Ontario,

applies for a Class 'F' public commercial vehicle operating licence, "For the carriage of rough lumber (wood chips) for and on behalf of Leo Andre Limited from the Counties of Stormont, Dundas, Glengarry, Grenville, Russell, Carleton, Lanark, Renfrew, Frontenac, Lennox and Addington, Hastings to Domtar Paper Mills in Cornwall and Trenton".

Bortner Bus Company, 19371-A
R.D. 1, Sharpsville, Pennsylvania,
16150, U.S.A.,

applies for an extra-provincial operating licence, "For the carriage of passengers and their baggage from points in the United States of America as authorized, from the international boundary at Niagara Falls, Detroit and Sault Ste. Marie, in transit through the Province of Ontario to the Ontario-Quebec border at all ports of entry for furtherance to points in the Province of Quebec as authorized, and from points in the Province of Quebec from the Ontario-Quebec border at all points of entry in transit through the Province of Ontario to the aforesaid points on the international boundary for furtherance to points in the United States of America as authorized".

D. S. CHURCH,
Secretary.

(5285)

16

**G & G Tourist Enterprises
Limited,****22446**5591 Victoria Avenue,
Niagara Falls, Ontario.**Margaret E. Porter,****22912**270 Major Street,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which public vehicle operating licence No. 2449-T1 and 2343-T1 were issued, and has fixed Tuesday, the 26th day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the licensee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically continued disregard of *The Public Commercial Vehicles Act*, *The Public Vehicles Act* and the *Motor Vehicle Transport Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5286)

16

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence No. D-T-3439 was issued, and more particularly that portion of the said operating licence which reads as follows:

"AND PROVIDED FURTHER that this authority be temporary and be reviewed by the Board on or before the 1st day of May, 1973, in order to determine whether the operation is economically viable", and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5288)

16

Frank W. Grant, Esq.,**19624**22 Highcastle Road,
West Hill, Ontario.**C. Clarke Cartage Limited,****22238**10 Ruddington Drive, Apt. 303,
Willowdale, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'D' public commercial vehicle operating licence No. D-T-3508 was issued, and more particularly that portion of the said operating licence which reads as follows:

"PROVIDED FURTHER that this authority be temporary and be reviewed by the Board on or before the 1st day of June, 1973, in order to determine whether the operation is economically viable and in the best interests of the public", and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(5287)

16

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which Class 'A' public commercial vehicle operating licence No. A-T-569 was issued, and more particularly that portion of the said operating licence which reads as follows:

"PROVIDED that this authority be reviewed on or before the 1st day of May, 1973, to determine the feasibility of making its terms permanent", and has fixed Friday, the 1st day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(5289)

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3. between the intersection of Chemong Road with Highway No. 7, Bridgenorth and Thomas A. Stewart Secondary School;
4. between Edgewood Park Subdivision, Maple Grove School and Kawartha Heights School;
5. between Lot 31 on the Otonabee-Asphodel Townline and Crestwood Secondary School;
6. between McGregor Bay and Crestwood Secondary School;
7. between Lot 17 on County Road No. 34 and Crestwood Secondary School;
8. between Indian River Village and Crestwood Secondary School;
9. between the intersection of Ashburnham Drive with Old Norwood Road and St. Peter's High School;
10. between Hiawatha Indian Reserve and Thomas A. Stewart Secondary School;
11. between Serpent Mounds and Thomas A. Stewart Secondary School;
12. between Lot 17 on County Road No. 34 and Thomas A. Stewart Secondary School;
13. between Indian River Village and Thomas A. Stewart Secondary School;
14. between Lot 32 on the Otonabee-Asphodel Townline and Thomas A. Stewart Secondary School;
15. between the intersection of Concession Road No 13 with Slant Road and Thomas A. Stewart Secondary School;
16. between the intersection of Highway No. 7 with Concession Road No. 10 and Thomas A. Stewart Secondary School; and
17. between McGregor Bay and Thomas A. Stewart Secondary School;

via routes that traverse sections of Otonabee Township Concession Road Nos. 1, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, Otonabee Township Side Road Nos. 6, 12, 17, 21, 22, 30, Ennismore Township Concession Road No. 1, North Monaghan Township Side Road No. 21, North Monaghan Township Concession Road Nos. 10, 11, 12, 13, Kelks Road, Ennismore Road, Chemong Road, Keene Road, Little Lake Road, Zion Road, Highway Nos. 7, 7B, 28, Peterborough County Road Nos. 2, 10, 11, 14, 16, 18, 28, 30, 34 all in the Townships of Otonabee, Ennismore and North Monaghan".

Kenneth Wilfred Gallinger, Esq., 04412-B
R.R. #2, Ingleside, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 3507, "For the carriage

of pupils, for and on behalf of The Stormont, Dundas and Glengarry County Board of Education:

1. between Lot 17, Concession 2 in the Township of Williamsburg and Elma Public School near the intersection of Highway No. 31 with Elma Road in the said Township of Williamsburg via routes that traverse sections of County Road Nos. 7, 18, Concession Road Nos. 2, 3, 4, 8, Side Road Nos. 17, 25, 30, Froatsburn Side Road, Highway No. 31, Lighting Road, Barkley Road and Elma Road; and
2. between Lot 7, Concession 3 in the Township of Williamsburg and Elma Public School via a route that traverses sections of Side Road Nos. 7, 22, 25, 27, County Road Nos. 7, 18, Concession Road Nos. 5-6 and 6-7 all within the Township of Williamsburg".

Gene A. Trottier, Esq., 21701-B
P.O. Box 1, Walker Street,
Beardmore, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6349:

1. Delete the words "The Board of Public School Trustees for the Improvement District of Beardmore" wherever the same appear and substitute therefor the following "Geraldton Board of Education".
2. Delete the words "The Board of Trustees of School Section No. 1, Leduc" wherever the same appear and substitute therefor the following "Geraldton Board of Education".
3. "For the carriage of pupils, for and on behalf of The Geraldton Board of Education:
 - (a) between Jonesville on the one hand and Geraldton Composite High School and B. A. Parker Public School at Geraldton on the other hand; and
 - (b) between Pine Ridge on the one hand and Geraldton on the other hand via Highway No. 11".

Mrs. A. Margaret Snelgrove, 11998-G
R.R. #1, Dunrobin, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 4861, "For the carriage of pupils, for and on behalf of The Carleton Board of Education:

1. between Lot 21, Concession 2 in the Township of March and Roland Michener Public School at Kanata;
2. between Pinhey Point, the intersection of R.R. #9 with Highway No. 17 and Roland Michener Public School;

3. between South March and Roland Michener Public School;
4. between Roland Michener Public School and Lot 18, Concession 7 in the Township of March;
5. between Lot 8, Concession 5 in the Township of Torbolton, Roland Michener Public School and Stephen Leacock Public School at Kanata;
6. between the intersection of the 4th Concession Road of Huntley Township with Highway No. 17, W. Erskine Johnston Public School and Earl of March Secondary School on Highway 17 in the Township of March;
7. between W. Erskine Johnston Public School at Kanata and Lot 22, Concession 2 in the Township of Huntley;
8. between W. Erskine Johnston Public School in Kanata and Lot 5, Concession 7 in the Township of Huntley;
9. from and to Kanata;
10. between Earl of March Secondary School and the intersection of Murphy Side Road with R.R. #9;
11. between Lot 21 Concession 1 in the Township of March and Sir Robert Borden High School at Kanata; and
12. between Lot 18, Concession 5 in the Township of Huntley, Earl of March Secondary School and Sir Robert Borden High School at Kanata.

via routes that traverse sections of March Township Concession Road Nos. 1, 2, 3, 6, 7, March Township Side Road Nos. 5, 8, 10, 21, Huntley Township Concession Road Nos. 2, 3, 4, 5, 7, 8, Huntley Township Side Road Nos. 5, 10, 13, 22, 24, Regional Road Nos. 3, 5, 9, 109, Murphy Side Road, Old Carp Road, Constance Bay Road, Arnprior Road, Forced Road, Richardson Side Road, River Road, Manion Side Road, Lismer Crescent, Torbolton-March, Nepean-March, March-Huntley, March-Goulbourn, Huntley-Fitzroy, Huntley-Ramsay Townlines, Highway No. 17 all in the Townships of March and Huntley.

PROVIDED that charter privileges shall apply to educational trips for pupils only.

PROVIDED FURTHER that the current terms of public vehicle (school bus) operating licence No. 4861 be cancelled".

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, 67 College Street, Toronto, Ontario on Friday, the 11th day of May, 1973 at 9.30 a.m. (E.S.T). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

Karl Ivan Crigger, Esq.,
Minnitaki, Ontario,

08793-H

applies for an extension to public vehicle (school bus) operating licence No. 4151, "For the carriage of pupils, for and on behalf of the Dryden Board of Education:

1. between Lot 3, Concession 5 in the Township of Sanford and Eagle River Public School at Eagle River in the Township of Aubrey via a route that traverses sections of Concession Road Nos. 1, 4-5 in the Township of Sanford, Minnitaki Station Road, Concession Road No. 5-6 in the Township of Aubrey, Side Road No. 12 in the Township of Aubrey, Side Road Nos. 1, 8 in the Township of Sanford, King's Highway No. 17 and Aubrey-Sanford Townline; and
2. between a point on Highway No. 17, 3 miles west of its intersection with Highway No. 594, Vermilion Bay Public School at Vermilion Bay and Eagle River Public School at Eagle River via a route that traverses sections of Highway No. 17, North-South Road, Waldhof Road and C.P.R. Tracks Road".

D. S. CHURCH,
Secretary.

(5294)

16

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Donald Ronald Warren, Esq.,
P.O. Box 795,
Brockville, Ontario,

23611

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of flyers, catalogues and printed advertising materials for and on behalf of R. L. Polk & Co. Ltd. between the City of Brockville, the Village of Athens and the Town of Prescott".

Mederic Lacroix, Esq.,
Belleterre, Cte Temiscamingue, Quebec,

23274

applies for an extra-provincial operating licence, "For the carriage of wood chips, by shipment from points in the Province of Quebec as authorized, from the Ontario-Quebec boundary at Notre-Dame du Nord and Temiscamingue for furtherance to points in the Province of Ontario".

D. S. CHURCH,
Secretary.

(5295)

16

re: Henry Leblanc

Whereas Henry Leblanc applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 6577.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Henry's Taxi

Effective Date

Signature Henri Leblanc

Length of Trip in Miles	Registered Seating Capacity 9	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 9.00					
40	12.00					
50	15.00					
60	18.00					
70	20.00					
80	23.00					
90	25.00					
100	28.00					
110	32.00					
120	35.00					
130	37.00					
140	39.00					
150	41.00					
160	43.00					
170	45.00					
180	47.00					
190	50.00					
200	55.00					
Minimum rate for any chartered trip not wholly within one municipality	10.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Gray Coach Lines Limited**

Whereas Gray Coach Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licences Nos. 5, 6, 7, 8, 10, 13, 17, 18, 20, 46, 1586, 1607, 1609, 1624, 1636, 1637, 1644, 1678, 1679, 1741, 1742, 1743, 1744, 1745, 1914, 1940, 1983, 1984, 2129, 2453-T1, 2455-T1 to 2455-T6 and X59.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gray Coach Lines Limited

Between Toronto

and Garden City Racetrack
(St. Catharines)

Effective Date 1973

Signature.....

To FROM	MILEAGE	STANDARD BRED									
		May 13 to July 15 (46 days) September 2 to October 13 (30 days) SUNDAY RACING DURING BOTH MEETS DARK DAYS: All Wednesdays and Thursdays during both Meets.									
		S R	S R	S R	S R	S R	S R	S R	S R	S R	S R
			S R	S R	S R	S R	S R	S R	S R	S R	S R
				S R	S R	S R	S R	S R	S R	S R	S R
					S R	S R	S R	S R	S R	S R	S R
						S R	S R	S R	S R	S R	S R
							S R	S R	S R	S R	S R
								S R	S R	S R	S R
									S R	S R	S R
										S R	S R
											S R

NOTE:—

- Opposite "S" in each space enter the single or one way fare proposed.
- Opposite "R" in each space enter the return fare proposed.
- In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.
- In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.
- In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gray Coach Lines Limited

Between Toronto

and Fort Erie Racetrack (Fort Erie)

Effective Date 1973

Signature.....

To FROM	MILEAGE	THOROUGHBRED									
		April 15 to May 13 (22 days) July 18 to September 1 (35 days) SUNDAY RACING DURING BOTH MEETS DARK DAYS: All Mondays and Tuesdays during both Meets, except Monday, August 6, & Monday, April 23.									
		S R	S R	S R	S R	S R	S R	S R	S R	S R	S R
			S R	S R	S R	S R	S R	S R	S R	S R	S R
				S R	S R	S R	S R	S R	S R	S R	S R
					S R	S R	S R	S R	S R	S R	S R
						S R	S R	S R	S R	S R	S R
							S R	S R	S R	S R	S R
								S R	S R	S R	S R
									S R	S R	S R
										S R	S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gray Coach Lines Limited

and Mohawk Racetrack (Campbellville)

Signature.....

[illegible]

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gray Coach Lines Limited

Between Woodbine Racetrack

and in Toronto (Thoroughbred Races)

Effective Date 1973

Signature.....

May 16 to July 15 (47 days)

DARK DAYS: Mondays and Tuesdays except May 21 and July 2

September 2 and October 28 (43 days)

DARK DAYS: Mondays and Thursdays except September 3 and October 8

SUNDAY RACING DURING BOTH MEETS

Daily

Fare Including Admission

Hamilton	\$3.95
Buffalo	8.10
Ft. Erie	8.05
Niagara Falls, Ont.	6.90
St. Catharines	6.30
Kitchener	5.90
Guelph	4.80
Acton	4.10

Daily

Fare Including Admission

Georgetown	\$3.55
Georgetown East	3.55
Brampton	3.20

Saturdays, Sundays and Holidays

Fare Including Admission

Preston	\$5.50
Galt	5.30
Oshawa	3.80
Whitby	3.55
Ajax	3.35

Saturdays and Holidays

Niagara Falls, N.Y.	\$7.50
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NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gray Coach Lines Limited

Between Greenwood Racetrack	and Standardbred and Thoroughbred
Effective Date 1973	Signature.....

STANDARDBRED

January 1 to March 17 (44 days)
DARK DAYS: Tuesdays and Wednesdays
April 16 to May 12 (24 days)
July 16 to September 1 (42 days)
December 3 to December 15 (12 days)
NO SUNDAY RACING

From Hamilton:

The round-trip fare of \$4.25, which includes admission to the Track, will be in effect during all Meets.

THOROUGHBRED

March 21 to April 14 (22 days)
October 29 to December 1 (30 days)
NO SUNDAY RACING

Daily	Fare Including Admission
Hamilton	\$4.25
Buffalo	8.40
Ft. Erie	8.35
Niagara Falls, Ont.	6.95
St. Catharines	6.40
Saturday and Holidays and American Thanksgiving No. 22	Fare Including Admission
Niagara Falls, N.Y.	\$7.65
Kitchener	6.40
Guelph	5.25
Acton	4.45
Georgetown	3.80
Georgetown East	3.80
Brampton	3.30
Oshawa	3.70
Whitby	3.45
Ajax	3.25

NOTE:—

- Opposite "S" in each space enter the single or one way fare proposed.
- Opposite "R" in each space enter the return fare proposed.
- In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.
- In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.
- In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

re: **Saskatchewan Transportation Co.**

Whereas Saskatchewan Transportation Co. applies for the approval of the following tariff of tolls filed pursuant to Section 4 of the *Motor Vehicle Transport Act* (Canada).

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Saskatchewan Transportation Company

Effective Date April 1, 1973

Signature W. W. Flynn, General Manager

Length of Trip in Miles	Registered Seating Capacity 39	Registered Seating Capacity 47	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 21.00	\$ 25.50				
40	28.00	34.00				
50	35.00	42.50				
60	42.00	51.00				
70	49.00	59.50				
80	56.00	68.00				
90	63.00	76.50				
100	70.00	85.00				
110	77.00	93.50				
120	84.00	102.00				
130	91.00	110.50				
140	98.00	119.00				
150	105.00	127.50				
160	112.00	136.00				
170	119.00	144.50				
180	126.00	153.00				
190	133.00	161.50				
200	140.00	170.00				
Minimum rate for any chartered trip not wholly within one municipality	21.00	25.50				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Ontario Northland Transportation Commission

Whereas Ontario Northland Transportation Commission applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence Nos. 1824, 1840, 2123, 2136, 2222, 2460-T1, X-289 and X381-T1.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by Ontario Northland Transportation Commission
Between Timmins
and Wawa—Sault Ste. Marie

ONTARIO NORTHLAND TRANSPORTATION COMMISSION (HIGHWAY SERVICES)

ROUTE No. 7

TIMMINS—WAWA—SAULT STE. MARIE

Effective March 1, 1973

STOP NO.		STOP NO.	Cooks Lake	Star Lake	Opishng	Kukatush Road	Palomar	Foleyet	Ivanhoe Lake	Chapleau	Jct. Hwys. 101-129	Jct. Hwys. 101-651	Stop No.	Jct. Hwys. 101-547	Wawa	Agawa	Montreal River	P. Mamanaise	Batchawana River	Harmony Beach	Haviland Bay	Coula's River	Heyden	Sault Ste. Marie	Stop No.
75	Timmins	76	77	78	79	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111			
75	Timmins	76	77	78	79	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111			
76	Cooks Lake	77	78	79	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111				
77	Star Lake	78	79	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111					
78	Star Lake	79	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111						
79	Kukatush Rd.	80	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111							
80	Palomar	81	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111								
81	Foleyet	82	83	84	85	86	88	103	104	105	106	107	108	109	110	111									
82	Ivanhoe Lake	83	84	85	86	88	103	104	105	106	107	108	109	110	111										
83	Chapleau	84	85	86	88	103	104	105	106	107	108	109	110	111											
84	Junction of Highways 101-129	85	86	88	103	104	105	106	107	108	109	110	111												
85	Junction of Highways 101-547	86	88	103	104	105	106	107	108	109	110	111													
86	Wawa	88	103	104	105	106	107	108	109	110	111														
88	Agawa	103	104	105	106	107	108	109	110	111															
103	Montreal River	104	105	106	107	108	109	110	111																
104	Pt. Mamanaise	105	106	107	108	109	110	111																	
105	Batchawana River	106	107	108	109	110	111																		
106	Harmony Beach	107	108	109	110	111																			
107	Haviland Bay	108	109	110	111																				
108	Goulais River	109	110	111																					
109	Heyden	110	111																						
110																									

Where no through fares are shown, combination fares will apply.

ROUTE No. 7

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
AEGIS PROTECTION AGENCY LIMITED.....	Mar. 27, 1973	Hamilton, Co. Wentworth
AFFILIATED INDUSTRIAL PROJECTS LIMITED.	Mar. 31, 1973	Town Markham, Jud. Dis. York
AIR EXPRESS PARCEL SERVICE LIMITED.....	Mar. 27, 1973	Town Mississauga, Co. Peel
A. J. TOWING SERVICES LIMITED.....	Mar. 28, 1973	Oshawa, Co. Ontario
RALPH ANDERSON REAL ESTATE LTD.....	April 1, 1973	Town Ajax, Co. Ontario
ANTHONY'S HOME FURNISHINGS LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
MARSH ARCHER MOTORS LTD.....	Mar. 26, 1973	Barrie, Co. Simcoe
ARGO GOLF RANGE CORPORATION LIMITED...	Mar. 31, 1973	Bor. Scarborough, Metro. Toronto
ARMOR PAINT LTD.....	Mar. 19, 1973	Windsor, Co. Essex
A. R. N. ENTERPRISES LIMITED.....	Mar. 28, 1973	Toronto, Metro. Toronto
ARTISAN IMPORTERS LTD.....	Mar. 28, 1973	Toronto, Metro. Toronto
ASHKER'S WELDING PRODUCTS LIMITED.....	Mar. 28, 1973	Twp. Elliot Lake, Dis. Algoma
ATWATER MARINE LIMITED.....	Mar. 28, 1973	Bor. N. York, Metro. Toronto
STEW BARCLAY ENTERPRISES LTD.....	Mar. 26, 1973	Sarnia, Co. Lambton
GEORGE BARTLETT ELECTRIC LIMITED.....	Mar. 30, 1973	Twp. Artemesia, Co. Grey
BAYMAR SPORTS LIMITED.....	Mar. 28, 1973	Town Richmond Hill, Rgl. Mun. York
BDS DATA SYSTEMS CORPORATION.....	Mar. 29, 1973	Bor. N. York, Metro. Toronto
BEE'S NEST SALES LTD.....	Mar. 30, 1973	Bor. Etobicoke, Jud. Dis. York
BELLEWOOD ENTERPRISES (TORONTO) LIMITED.....	Mar. 27, 1973	Windsor, Co. Essex
BIRCHVALE ESTATES LIMITED.....	Mar. 28, 1973	Waterloo, Rgl. Mun. Waterloo
B.J.W. CORPORATION LIMITED.....	Mar. 27, 1973	Owen Sound, Co. Grey
B-K METAL SUPPLIES LTD.....	Mar. 27, 1973	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
B-K SERVICE CENTER (WATERLOO) LTD.....	Mar. 23, 1973	Kitchener, Rgl. Mun. Waterloo
BLACKACRE LIMITED.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
BOCAM INC.....	Mar. 26, 1973	Toronto, Metro. Toronto
BOGGS & ROWCLIFFE INC.....	Mar. 28, 1973	Metro. Toronto, Prov. Ontario
BONNACORD EXPLORATIONS LIMITED.....	Mar. 26, 1973	Toronto, Metro. Toronto
DAVID BRAND REAL ESTATE LIMITED.....	Mar. 29, 1973	Toronto, Metro. Toronto
BRAVES INVESTMENTS LIMITED.....	Mar. 12, 1973	Toronto, Metro. Toronto
BRIDAN BUILDERS LIMITED.....	Mar. 27, 1973	St. Catharines, Rgl. Mun. Niagara
BRIDGMAN IMPORTING INC.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
BRIDGEWOOD CAR & TRUCK RENTALS LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
BROEDER-TAIT LIMITED.....	Mar. 28, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
BROER SERVICE & CONTRACTING LTD.....	Mar. 26, 1973	Twp. Malahide, Co. Elgin
BROWN & CODE PROPERTIES LIMITED.....	Mar. 26, 1973	Kingston, Co. Frontenac
J. BRUNO DRAIN & CONCRETE LIMITED.....	Mar. 21, 1973	Bor. York, Metro. Toronto
BRUSTOR INVESTMENTS LIMITED.....	Mar. 28, 1973	Bor. N. York, Jud. Dis. York
BURLDUN INVESTMENTS LIMITED.....	Mar. 30, 1973	Town Burlington, Co. Halton
BYRON BOUTIS LIMITED.....	Mar. 28, 1973	Bor. York, Metro. Toronto
CADCO CONTRACTING LIMITED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
CALLEI INCORPORATED.....	Mar. 26, 1973	Metro. Toronto, Prov. Ontario
CANADIAN PLACEMENTS LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
CANADIAN SIGN LIMITED.....	Mar. 12, 1973	Bor. N. York, Jud. Dis. York
CAN-AM-DUTCH INVESTMENTS LIMITED.....	Mar. 26, 1973	Oshawa, Co. Ontario
CANCON CONSTRUCTION COMPANY LIMITED...	Mar. 29, 1973	Guelph, Co. Wellington
JOHNNY CANUCK PETROLEUMS LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
CARVALHOS TAXI LIMITED.....	Mar. 22, 1973	Toronto, Jud. Dis. York
CATARACT INSURANCE ADJUSTERS LTD.....	Mar. 29, 1973	Niagara Falls, Rgl. Mun. Niagara
CATHKIN INVESTMENTS LIMITED.....	April 2, 1973	Toronto, Metro. Toronto
C.D. CANADIAN CHINCHILLA EXPORT COMPANY LIMITED.....	Mar. 19, 1973	Town Vaughan, Rgl. Mun. York

Name of Corporation	Date of Incorporation	Head Office
CHALET CONSULTANTS LIMITED.....	Mar. 29, 1973	Twp. Darlington, Co. Durham
CHISWICK PROMOTIONS INC.....	Mar. 30, 1973	Toronto, Metro. Toronto
CIN-E-COIN LTD.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
ROBERT N. CLARKE INC.....	Mar. 28, 1973	Bor. N. York, Metro. Toronto
COLLEGE STREET MEDICAL LABORATORIES LIMITED.....	Mar. 28, 1973	Metro. Toronto, Prov. Ontario
COM-CEPT ADVERTISING LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
COMMONS HOUSE RESTAURANTS LIMITED.....	Mar. 23, 1973	Toronto, Metro. Toronto
CON-TEC LIMITED.....	April 2, 1973	Toronto, Metro. Toronto
COROBKEN INVESTMENTS LTD.....	Mar. 31, 1973	Toronto, Metro. Toronto
CORPORATE RECOVERY SERVICES LIMITED...	Mar. 27, 1973	Metro. Toronto
RENZO COSOLO PLUMBING AND HEATING LIMITED.....	Mar. 15, 1973	Bor. N. York, Metro. Toronto
COUNTRY VIEW FARMS LIMITED.....	Mar. 27, 1973	Chatham, Co. Kent
CROCKAM HILL DEVELOPMENTS LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
C. T. R. TRUCK SERVICE INC.....	Mar. 28, 1973	Kitchener, Rgl. Mun. Waterloo
CYDOT ENTERPRISES LIMITED.....	Mar. 27, 1973	Town Milton, Co. Halton
DAVMOL DEVELOPMENTS INC.....	Mar. 14, 1973	Toronto, Metro. Toronto
DE COVERAN HOLDINGS LIMITED.....	Mar. 28, 1973	Vil. Point Edward, Co. Lambton
DEE-JAY FOSTER ENTERPRISES LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
DES-CO-CON LIMITED.....	Mar. 30, 1973	Twp. Pickering, Co. Ontario
DESENDER FARM PRODUCE LIMITED.....	Mar. 29, 1973	Hamilton, Co. Wentworth
DES-MAR MECHANICAL INSULATION LIMITED..	Mar. 29, 1973	Guelph, Co. Wellington
DEVON VIDEO INCORPORATED.....	Mar. 27, 1973	Sudbury, Rgl. Mun. Sudbury
DIXAM INVESTMENTS LIMITED.....	Mar. 27, 1973	Cornwall, Co. Stormont
DJAWA FOODS LIMITED.....	Mar. 28, 1973	Toronto, Metro. Toronto
DOCKSIDE YACHTS LIMITED.....	Mar. 30, 1973	Windsor, Co. Essex
DOMTECH COMPANY LIMITED.....	Mar. 27, 1973	Twp. Murray, Co. Northumberland, Durham
DON-LAWR CAR & TRUCK RENTALS LIMITED..	Mar. 23, 1973	Toronto, Metro. Toronto
DOUBLE M DISTRIBUTORS LIMITED.....	Mar. 29, 1973	Barrie, Co. Simcoe

Name of Corporation	Date of Incorporation	Head Office
RON DOWNEY LTD.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
DRAKE WIG FASHIONS (CANADA) LIMITED.....	Mar. 27, 1973	Windsor, Co. Essex
DRAYTON PETROLEUM LIMITED.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
LOUISE DUBEAULT COMPANY LIMITED.....	Mar. 26, 1973	Twp. Glackmeyer, Dis. Cochrane
DUFFCOTE HOLDINGS LIMITED.....	Mar. 30, 1973	Toronto, Metro. Toronto
EASTVALE HOLDINGS INCORPORATED.....	Mar. 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
KEITH EMARY SALES & SERVICE LIMITED.....	Mar. 26, 1973	Town Meaford, Co. Grey
ENTERPRISE LEASING LIMITED.....	Mar. 23, 1973	Windsor, Co. Essex
ESTAIRE BUS LINES LIMITED.....	Mar. 26, 1973	Sudbury, Dis. Sudbury
ESTEN EXPLORATIONS INC.....	Mar. 20, 1973	Toronto, Metro. Toronto
EVERSA INVESTMENTS LIMITED.....	Mar. 27, 1973	Windsor, Co. Essex
EVEX IMPORTERS & DISTRIBUTORS INC.....	Mar. 22, 1973	Toronto, Metro. Toronto
FANTA-SEA SWIM CENTER (TORONTO) INC.....	Feb. 28, 1973	Bor. N. York, Metro. Toronto
FASHION/LEISURE INTERNATIONAL INC.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
FISHBURN ROOFING & SANDBLASTING LIMITED.....	Mar. 30, 1973	Twp. Esquesing, Co. Halton
JOHN FISHER INTERNATIONAL LEISURE INC..	Mar. 28, 1973	Toronto, Metro. Toronto
FORESS LTD.....	Mar. 29, 1973	Town Mississauga, Co. Peel
R. FOSTER DRUGS LIMITED.....	Mar. 19, 1973	Windsor, Co. Essex
FREY BROTHERS LIMITED.....	Mar. 30, 1973	Twp. Wellesley, Rgl. Mun. Waterloo
FUNCO RESEARCH CORP.....	Mar. 28, 1973	Metro. Toronto
F & W CONSTRUCTION OF LONDON LIMITED...	Mar. 30, 1973	London, Co. Middlesex
GAILBREN LIMITED.....	Mar. 27, 1973	Twp. Kingston, Co. Frontenac
GELMART INDUSTRIES CANADA LTD.....	April 3, 1973	Toronto, Metro. Toronto
GEMU HOLDINGS LIMITED.....	Mar. 29, 1973	Toronto, Metro. Toronto
GERO ENTERPRISES OF SUDBURY LIMITED....	Mar. 29, 1973	Sudbury, Dis. Sudbury
E. GIORDANO INVESTMENTS AND HOLDINGS LIMITED.....	Mar. 29, 1973	Bor. E. York, Metro. Toronto
GORDON SECURITIES INC.....	Mar. 28, 1973	Metro. Toronto, Prov. Ontario
GRADA ENTERPRISES LIMITED.....	Mar. 27, 1973	Woodstock, Co. Oxford

Name of Corporation	Date of Incorporation	Head Office
THE GREEN MAN RESTAURANT LIMITED.....	Mar. 26, 1973	Windsor, Co. Essex
RICHARD J. GREENE MANAGEMENT LTD.....	Mar. 27, 1973	Twp. Springer, Dis. Nipissing
GRENALT HOLDINGS LIMITED.....	Mar. 28, 1973	Barrie, Co. Simcoe
GROVE DRAIN COMPANY LIMITED.....	Mar. 29, 1973	Town Mississauga, Co. Peel
G. MEL HANNA & ASSOCIATES LTD.....	Mar. 27, 1973	Owen Sound, Co. Grey
HARHAN MANAGEMENT SERVICES INC.....	Mar. 28, 1973	Bor. York, Metro. Toronto
HARLECH INDUSTRIES LIMITED.....	Mar. 26, 1973	Town Caledonia, Co. Haldimand
HELENA HOLDINGS LIMITED.....	Mar. 30, 1973	Town Picton, Co. Prince Edward
HERITAGE YACHT BUILDERS COMPANY LIMITED.....	Mar. 29, 1973	Metro. Toronto
HICKEY CONSTRUCTION LIMITED.....	Mar. 29, 1973	Twp. Clarke, Co. Durham
HIGH PASTURES LIMITED.....	Mar. 28, 1973	Twp. Collingwood, Co. Grey
XAVIERA HOLLANDER INC.....	April 4, 1973	Metro. Toronto, Prov. Ontario
FRANK HOOGESTEYN SALES LIMITED.....	Mar. 27, 1973	Toronto, Jud. Dis. York
HOPKINS INVESTMENTS LIMITED.....	Mar. 22, 1973	Bor. N. York, Metro. Toronto
HORIZON GRAPHICS LIMITED.....	Mar. 20, 1973	Bor. Scarborough, Metro. Toronto
CLARK HORNER CONSTRUCTION LIMITED.....	Mar. 13, 1973	Vil. Point Edward, Co. Lambton
HULL MOTOR SPORT (1973) LIMITED.....	Mar. 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
HURONIA TRANSPORTATION SERVICES INC.....	Mar. 12, 1973	Town Midland, Co. Simcoe
HYDRACO (WENTWORTH) LIMITED.....	Mar. 31, 1973	Town Dundas, Co. Wentworth
HYSPEER INC.....	Mar. 29, 1973	Town Aurora, Rgl. Mun. York
INDUMATIC INC.....	Mar. 29, 1973	Windsor, Co. Essex
ITALCAN INVESTMENTS LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
JALCO ELECTRIC LIMITED.....	Mar. 26, 1973	Town Vaughan, Rgl. Mun. York
JEFFDAR RESTAURANTS INC.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
JENSEN & JENSEN LTD.....	Mar. 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
JERDUN INVESTMENTS LIMITED.....	Mar. 29, 1973	Town Dundas, Co. Wentworth

Name of Corporation	Date of Incorporation	Head Office
J-RICH INVESTMENTS LIMITED.....	Mar. 29, 1973	Toronto, Jud. Dis. York
KADEL INVESTMENTS LIMITED.....	Mar. 29, 1973	Twp. Pickering, Co. Ontario
KANIUM ENTERPRISES INCORPORATED.....	Mar. 31, 1973	Thunder Bay, Dis. Thunder Bay
KEENA HOLDINGS LIMITED.....	Mar. 28, 1973	Sault Ste. Marie, Dis. Algoma
KEG 'N CLEAVER RESTAURANTS OF ONTARIO LTD.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
KEN-MAR CAMPERS LIMITED.....	Mar. 13, 1973	Twp. Kitley, Co. Leeds
KINGSCOURT MANAGEMENT CONSULTANTS LIMITED.....	Mar. 30, 1973	Metro. Toronto
KIPLING STEAK HOUSE & TAVERN LIMITED....	Mar. 30, 1973	Bor. Etobicoke, Metro. Toronto
KOUNTRY KUSTOM KORNER LTD.....	Mar. 29, 1973	Twp. Ernestown, Co. Lennox, Addington
LAG ENTERPRISES LIMITED.....	Mar. 31, 1973	London, Co. Middlesex
LAKELEE ORCHARDS LIMITED.....	Mar. 26, 1973	Town Lincoln, Rgl. Mun. Niagara
LAPMAN COMPANY LTD.....	Mar. 23, 1973	Metro. Toronto, Jud. Dis. York
LARCH HOMES LIMITED.....	Mar. 26, 1973	Twp. Nepean, Rgl. Mun. Ottawa-Carleton
LAUCKNER VINEYARDS LIMITED.....	Mar. 29, 1973	Vil. Wheatley, Co. Kent
LAWRMEL CORPORATION LIMITED.....	Mar. 28, 1973	Town Brampton, Co. Peel
L B POWERLINE CONTRACTORS LTD.....	Mar. 30, 1973	Town Whitby, Co. Ontario
LEADER STRUCTURES (OTTAWA) LIMITED.....	Mar. 26, 1973	Bor. N. York, Jud. Dis. York
LENICA FASHIONS LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
LIDMAR CONSTRUCTION LIMITED.....	Mar. 28, 1973	Bor. Scarborough, Metro. Toronto
LINSON ELECTRONICS LIMITED.....	Mar. 30, 1973	Town Mississauga, Co. Peel
LIPPAN COMPANY LIMITED.....	Mar. 26, 1973	Vil. Bancroft, Co. Hastings
LISBETTE INVESTMENTS LTD.....	Mar. 31, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
L & J ENTERPRISES (IGNACE) INC.....	Mar. 26, 1973	Twp. Ignace, Dis. Kenora
LLOYDS BUSINESS MACHINES LIMITED.....	Mar. 31, 1973	Peterborough, Co. Peterborough
L & M STEEL NORTHERN ONTARIO LIMITED...	Mar. 21, 1973	Sudbury, Rgl. Mun. Sudbury
LONDON INVESTIGATION LIMITED.....	Mar. 29, 1973	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
MACAP PRODUCE DISTRIBUTORS LIMITED.....	April 2, 1973	Metro. Toronto, Jud. Dis. York
MAD INVESTMENTS LIMITED.....	Mar. 28, 1973	Town Cobourg, Co. Northumberland
MAJO CONSTRUCTION LIMITED.....	Mar. 29, 1973	Twp. Greenock, Co. Bruce
ROBERT B. MANSOUR LIMITED.....	Mar. 30, 1973	Metro. Toronto
MARTITA MINES LIMITED.....	Mar. 27, 1973	Toronto, Metro. Toronto
ROY A. MAYER & OTHERS OF CANADA INC.....	Mar. 31, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CLAYTON MCFADDEN DRUGS LTD.....	Mar. 31, 1973	Cambridge, Rgl. Mun. Waterloo
J. DAVID MCGILL LIMITED.....	Mar. 23, 1973	Twp. Mara, Co. Ontario
MCINTOSH POULTRY FARMS LIMITED.....	Mar. 29, 1973	Twp. Tuckersmith, Co. Huron
MELTAC ENTERPRISES INCORPORATED.....	Mar. 29, 1973	Hamilton, Co. Wentworth
METRO-KIRBY CO. LTD.....	Mar. 22, 1973	Bor. Scarborough, Metro. Toronto
MID-TOWN TAXI COMPANY LIMITED.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
MINNOW LAKE HOLDINGS (SUDBURY) LIMITED.	Mar. 31, 1973	Sudbury, Rgl. Mun. Sudbury
MIRASA ENTERPRISES INC.....	Mar. 27, 1973	Bor. N. York, Metro. Toronto
MITCHMOR HOLDINGS LIMITED.....	Mar. 28, 1973	Toronto, Jud. Dis. York
MITCHELL MAINTENANCE SERVICES LIMITED.	Mar. 28, 1973	Bor. Etobicoke, Metro. Toronto
MITCHELL METERED CONCRETE LIMITED.....	Mar. 29, 1973	Twp. Hibbert, Co. Perth
MONAHAN CONTRACT CO-ORDINATION CORPORATION.....	Mar. 30, 1973	Town Markham, Rgl. Mun. York
MOORAN INVESTMENTS INC.....	Mar. 29, 1973	Bor. Etobicoke, Metro. Toronto
MOUNTBRIAR BUILDING CORPORATION (TORONTO) LIMITED.....	Mar. 12, 1973	Bor. N. York, Metro. Toronto
M. R. REAL ESTATE LIMITED.....	Mar. 26, 1973	Bor. Scarborough, Metro. Toronto
M. S. & J. RESTAURANT LIMITED.....	Mar. 28, 1973	Niagara Falls, Rgl. Mun. Niagara
NEESHAT ORIENTAL CARPETS LIMITED.....	Mar. 27, 1973	Toronto, Metro. Toronto
NIPSHORE READY MIX LIMITED.....	Mar. 29, 1973	Town Sturgeon Falls, Dis. Nipissing
NORMOUNT FARMS LTD.....	Mar. 30, 1973	Vil. Thamesford, Co. Oxford

Name of Corporation	Date of Incorporation	Head Office
NORSOL LUMINAIRES INC.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
NORTH BAY PLANING MILL LIMITED.....	Mar. 29, 1973	North Bay, Dis. Nipissing
NORTHERN BAIT OF EMO LIMITED.....	Mar. 28, 1973	Twp. Lash, Dis. Rainy River
NORTHERN BRISTOL FABRICATING LIMITED...	Mar. 31, 1973	Twp. Broder, Rgl. Mun. Sudbury
NORTHERN CANDLE LTD.....	Mar. 29, 1973	Town Markham, Rgl. Mun. York
NORTHERN SAFARI LEASING COMPANY LIMITED.....	Mar. 29, 1973	Hamilton, Co. Wentworth
NORTHLAND FIREARMS LIMITED.....	Mar. 26, 1973	Waterloo, Rgl. Mun. Waterloo
NORTHRIDGE LAND AND CATTLE LTD.....	Mar. 26, 1973	Twp. Wilmot, Rgl. Mun. Waterloo
NORTHWAY TOWING & LEASING LTD.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
OPERATION 1 INC.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
OPERATION 2 INC.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
OPERATION 3 INC.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
PAGEHURST LIMITED.....	Mar. 30, 1973	Bor. York, Metro. Toronto
ROBERT A. PARKER ENTERPRISES INCORPORATED.....	Mar. 26, 1973	Bor. Scarborough, Metro. Toronto
PARVENU ENTERPRISES INC.....	Mar. 29, 1973	Town Mississauga, Co. Peel
ERIC PAUZE CONSTRUCTION LTD.....	Mar. 27, 1973	Twp. Tiny, Co. Simcoe
S. PEITSCH & SONS LIMITED.....	Mar. 23, 1973	Cambridge, Rgl. Mun. Waterloo
PENSEC EXPLORATIONS INC.....	Mar. 27, 1973	Toronto, Metro. Toronto
PETRONA TOOL AND DIE LIMITED.....	Mar. 29, 1973	Metro. Toronto, Prov. Ontario
PICKERING LANDSCAPING & SOD GROWERS LIMITED.....	Mar. 26, 1973	Twp. Pickering, Co. Ontario
PINE HILLS IPPERWASH LIMITED.....	Mar. 29, 1973	Kitchener, Rgl. Mun. Waterloo
PLANNED MERCHANDISE PROGRAMS INC.....	Mar. 29, 1973	Bor. N. York, Metro. Toronto
P L S CONSTRUCTION LTD.....	Mar. 28, 1973	Vil. Waterdown, Co. Wentworth
POITS COMPANY LIMITED.....	Mar. 26, 1973	Bor. Scarborough, Metro. Toronto
QUESNEL BUS LINE LIMITED.....	Mar. 29, 1973	Town Hawkesbury, Co. Prescott

Name of Corporation	Date of Incorporation	Head Office
QUINTE NURSERIES LIMITED.....	Mar. 30, 1973	Twp. Murray, Co. Northumberland
QUIPCON LIMITED.....	Mar. 31, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
REAL ESTATE COMPUTER SERVICES LIMITED..	Feb. 28, 1973	Toronto, Metro. Toronto
ROLAND'S TRUCK LEASE LIMITED.....	Feb. 28, 1973	Town Markham, Rgl. Mun. York
ROUND TREE PROPERTIES INC.....	Mar. 26, 1973	London, Co. Middlesex
ROWENA ESTATES LIMITED.....	Mar. 30, 1973	London, Co. Middlesex
RUTTERS & SONS POULTRY INC.....	April 2, 1973	Vil. Chesterville, Co. Dundas
ST. CATHARINES CABINET MAKERS LIMITED...	Mar. 30, 1973	St. Catharines, Rgl. Mun. Niagara
SCHOLTEN'S BAKERY LIMITED.....	Mar. 30, 1973	Twp. N. Norwich, Co. Oxford
SEAHAM INVESTMENTS LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
C. R. SEYLER LIMITED.....	Mar. 30, 1973	Twp. Orillia, Co. Simcoe
S.H.A.I.R. PROPERTIES LIMITED.....	Mar. 27, 1973	Kitchener, Rgl. Mun. Waterloo
SHIRLEY APARTMENTS (TORONTO) LIMITED....	Mar. 30, 1973	Metro. Toronto, Rgl. Mun. York
SHOPPE FOUR LIMITED.....	Mar. 29, 1973	Sudbury, Dis. Sudbury
THE SHOPPER'S HELPER INCORPORATED.....	Mar. 29, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SLOAN & TEDFORD INSURANCE AGENCY LIMITED.....	Mar. 23, 1973	Metro. Toronto
SOLE HOLDINGS LIMITED.....	Mar. 31, 1973	Toronto, Metro. Toronto
SOUTH SIMCOE HOLDINGS LIMITED.....	Mar. 28, 1973	Town Markham, Rgl. Mun. York
THE SPHERECAR COMPANY INC.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
STAR BUSINESS MACHINES LIMITED.....	Mar. 28, 1973	Barrie, Co. Simcoe
STAR DRY WALL & PAINTING LTD.....	Mar. 30, 1973	Bor. N. York, Metro. Toronto
ANDREW STEIN LIMITED.....	April 2, 1973	Bor. N. York, Metro. Toronto
STEREOVIEW LIMITED.....	Mar. 28, 1973	Bor. Scarborough, Metro. Toronto
STUCANFHEIR HOLDINGS LIMITED.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
STURGEON BAY CONTRACTING & SUPPLY LTD..	Mar. 27, 1973	Vil. Victoria Harbour, Co. Simcoe
SUDBURY CABLE SERVICES LIMITED.....	Mar. 30, 1973	Sudbury, Rgl. Mun. Sudbury

Name of Corporation	Date of Incorporation	Head Office
SUPERIOR SECURITY SERVICES INC.....	Mar. 28, 1973	Thunder Bay, Dis. Thunder Bay
TARA PHARMACEUTICAL & CHEMICAL COMPANY LTD.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
TASIYAN CONSTRUCTION LIMITED.....	Mar. 30, 1973	Bor. N. York, Metro. Toronto
TEBBE POLYMERS LIMITED.....	Mar. 23, 1973	Cornwall, Co. Stormont
THIRTY FIVE ELM EAST INC.....	Mar. 22, 1973	Sudbury, Dis. Sudbury
THORNCRETE LIMITED.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
3-K MECHANICAL CONTRACTORS LIMITED.....	Mar. 27, 1973	Town Markham, Rgl. Mun. York
TITAL COMPANY LIMITED.....	Mar. 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
TITAN FOREST LIMITED.....	Mar. 31, 1973	Thunder Bay, Dis. Thunder Bay
T. J. & SONS ESTATE LIMITED.....	Mar. 30, 1973	Town Uxbridge, Co. Ontario
TOSHI-KAI LIMITED.....	Mar. 30, 1973	Hamilton, Co. Wentworth
M. TOWNSEND ENTERPRISES LIMITED.....	Mar. 29, 1973	Town Brampton, Co. Peel
TRANS-ALL INDUSTRIES (LONDON) LIMITED...	Mar. 27, 1973	London, Co. Middlesex
TRAVCO AGENCIES LIMITED.....	Mar. 21, 1973	Metro. Toronto, Prov. Ontario
TRAVELET INC.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
T.R.B. GLASS PRODUCTS LIMITED.....	Mar. 23, 1973	Town Markham, Rgl. Mun. York
TRILLIUM CERAMIC TILE MANUFACTURING INC.....	Mar. 29, 1973	Toronto, Metro. Toronto
ROBERT D. TRITES COMPANY LIMITED.....	Mar. 28, 1973	Town Kingsville, Co. Essex
T & T REALTY LTD.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
267850 ONTARIO INC.....	Mar. 15, 1973	Town Burlington, Co. Halton
268140 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268151 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268163 ONTARIO LIMITED.....	Mar. 21, 1973	Metro. Toronto, Jud. Dis. York
268202 ONTARIO LIMITED.....	Mar. 22, 1973	Hamilton, Co. Wentworth
268231 ONTARIO LIMITED.....	Mar. 30, 1973	Toronto, Metro. Toronto
268319 ONTARIO INCORPORATED.....	Mar. 26, 1973	Metro. Toronto, Jud. Dis. York
268362 ONTARIO LIMITED.....	Mar. 27, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
268445 ONTARIO LIMITED.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
268472 ONTARIO LIMITED.....	Mar. 29, 1973	North Bay, Dis. Nipissing
268502 ONTARIO LIMITED.....	Mar. 29, 1973	Toronto, Metro. Toronto
268512 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268513 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268514 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268515 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268516 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268517 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268518 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
268542 ONTARIO LIMITED.....	Mar. 30, 1973	Windsor, Co. Essex
268642 ONTARIO LIMITED.....	Mar. 31, 1973	Metro. Toronto, Prov. Ontario
VALHALLA LEISURE TIME INC.....	Mar. 28, 1973	Hamilton, Co. Wentworth
VANGON CORPORATION LIMITED.....	Mar. 29, 1973	Metro. Toronto, Jud. Dis. York
VANIER TOWING LIMITED.....	Mar. 29, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
VAUGHAN ESTATES LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
VICUNA BUILDING CORPORATION LIMITED....	April 2, 1973	Toronto, Metro. Toronto
SID VISSER CONTRACTING LIMITED.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
WAKEFIELD & SON INSURANCE AGENCT LTD..	Mar. 29, 1973	Bor. Scarborough, Metro. Toronto
WANDA HOLDINGS LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
KARL WELKER HOLDINGS LTD.....	Mar. 27, 1973	Waterloo, Rgl. Mun. Waterloo
WENLOCK INVESTMENTS LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
WENTWELL LIMITED.....	Mar. 31, 1973	Hamilton, Co. Wentworth
WERNER & HANHARDT FURNITURE CANADA LIMITED.....	Mar. 20, 1973	Toronto, Metro. Toronto
WILLEMS BROS. CONSTRUCTION LTD.....	Mar. 27, 1973	Twp. Sarnia, Co. Lambton
J. K. WILLIAMSON ENTERPRISES LIMITED....	Mar. 27, 1973	Bor. N. York, Metro. Toronto
WINDWATER INVESTMENTS LIMITED.....	April 2, 1973	Toronto, Metro. Toronto
M. WINKLER DRUGS LIMITED.....	Mar. 22, 1973	Metro. Toronto, Jud. Dis. York
STEVE WONG REAL ESTATE LIMITED.....	Mar. 27, 1973	Toronto, Metro. Toronto
WOODHATCH PROPERTIES LIMITED.....	Mar. 28, 1973	Metro. Toronto, Prov. Ontario

Name of Corporation	Date of Incorporation	Head Office
WOODROW ESTATES LIMITED.....	Mar. 30, 1973	London, Co. Middlesex
YATES INDUSTRIAL PAINTING AND SAND BLASTING LIMITED.....	Mar. 29, 1973	Sudbury, Rgl. Mun. Sudbury
ZARVAN INVESTMENTS LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
ZENDON STEEL COMPANY LIMITED.....	Mar. 29, 1973	Town Brampton, Co. Peel
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
CREDIT COUNSELLING SERVICE OF SIMCOE-GEORGIAN BAY REGION (without share capital).....	Mar. 29, 1973	Barrie, Co. Simcoe
HARROWSMITH & DISTRICT SOCIAL AND ATHLETIC CLUB INC. (without share capital).....	Mar. 27, 1973	Twp. Portland, Co. Frontenac
LA SALLE MANOR (without share capital).....	Mar. 21, 1973	Metro. Toronto
MIRA-MAR EUROPEAN CANADIAN SOCCER CLUB (without share capital).....	Mar. 23, 1973	Town Streetsville, Co. Peel
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

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Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
H. BOEHMER LTD.....	Mar. 31, 1973	Kitchener, Rgl. Mun. Waterloo	H. Boehmer & Co., Limited MasterCraft Wood Products Limited
BRIGHTON VALVE COMPANY LIMITED.....	Mar. 31, 1973	Toronto, Metro. Toronto	Brighton Valve Company Limited Fifty-Nine Holdings Limited

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
STANDARD PAVING & MATERIALS, LIMITED. . .	April 1, 1973	Bor. N. York, Metro. Toronto	Standard Paving & Materials, Limited S. P. & M. Materials Limited Stouffville Sand & Gravel Limited

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
A. G. F. MANAGEMENT LIMITED. . .	Feb. 2, 1960	Mar. 23, 1973	Certificate of Filing of Resolution
ALEX SERVICE STATION LIMITED (formerly Alex's Service Station Limited)	Mar. 2, 1973	Mar. 28, 1973	Certificate of Amendment of Articles
ALGOMA NORTHLAND INVESTMENTS LIMITED	Dec. 19, 1958	Mar. 29, 1973	Certificate of Amendment of Articles
ART LABORATORY FURNITURE LIMITED	Mar. 14, 1951	Mar. 28, 1973	Certificate of Amendment of Articles
ARTEMIS HOLDINGS LIMITED	Jan. 25, 1965	Mar. 21, 1973	Certificate of Amendment of Articles
BRIGHT INVESTMENTS LIMITED. . .	Aug. 14, 1959	Mar. 29, 1973	Certificate of Amendment of Articles
BULK-STORE STRUCTURES LIMITED (formerly Doma Structures Limited)	Aug. 1, 1972	Mar. 30, 1973	Certificate of Amendment of Articles
CAMBRIDGE TEXTILES LIMITED (formerly 265652 Ontario Limited)	Jan. 23, 1973	Mar. 29, 1973	Certificate of Amendment of Articles
C & G REALTY LIMITED (formerly Bernie Babbkirk Real Estate Limited) . . .	July 9, 1969	Mar. 19, 1973	Certificate of Amendment of Articles
CITY CENTRE (LONDON) LIMITED (formerly Norlac Centre Limited)	May 25, 1972	Mar. 26, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
CONSTELLATION CARPET LIMITED (formerly Chromalloy Canada Limited).	April 21, 1969	Mar. 28, 1973	Certificate of Amendment of Articles
DIAMOND REO TRUCK SALES (ONTARIO) INC. (formerly Toronto Diamond Reo Sales Limited).....	Sept. 20, 1967	Mar. 21, 1973	Certificate of Amendment of Articles
DOHERTY, FIRSTBROOK & CASSIE LIMITED (formerly Bark and Mortimer Limited).....	Jan. 21, 1932	Mar. 28, 1973	Certificate of Amendment of Articles
EVERINGHAM BROTHERS LIMITED.....	Sept. 2, 1948	Mar. 27, 1973	Certificate of Amendment of Articles
FIRSTBROOK & CASSIE LIMITED (formerly Doherty, Dixon, Bark & Firstbrook Limited).....	Dec. 31, 1957	Mar. 28, 1973	Certificate of Amendment of Articles
GIALAURA HOLDINGS LTD.....	Feb. 20, 1973	Mar. 29, 1973	Certificate of Amendment of Articles
INVESTMENT PROPERTIES INTERNATIONAL, LIMITED.....	Feb. 26, 1965	Feb. 9, 1973	Certificate of Amendment of Articles
JANRAYFAM LIMITED.....	July 21, 1972	Mar. 28, 1972	Certificate of Amendment of Articles
MCQUAIN-MCBROOM ADVERTISING LIMITED (formerly McQuain-Hansen Advertising Limited).....	Dec. 11, 1967	Mar. 23, 1973	Certificate of Amendment of Articles
NORTH AMERICAN SUPERHITS LIMITED (formerly Art Snider Enterprises Limited).....	Jan. 11, 1961	Mar. 27, 1973	Certificate of Amendment of Articles
NORTHCLAY DEVELOPMENTS LIMITED.....	Feb. 22, 1973	Mar. 28, 1973	Certificate of Amendment of Articles
NORTHERN AUTO RENTALS LIMITED.....	Feb. 16, 1954	Mar. 28, 1973	Certificate of Amendment of Articles
O. K. EXPRESS LIMITED (formerly El-Joy Motors Limited).....	Jan. 22, 1969	Mar. 28, 1973	Certificate of Amendment of Articles
OMI OPERATIONAL MANAGEMENT INC. (formerly Operational Marketing Incorporated).....	Feb. 25, 1971	Mar. 27, 1973	Certificate of Amendment of Articles
PETERBOROUGH BEDDING AND UPHOLSTERY COMPANY INC. (formerly Hugh Owen Agencies Limited).....	July 4, 1969	Mar. 29, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
PINEDALE HOLDINGS LIMITED....	Feb. 18, 1969	Mar. 29, 1973	Certificate of Amendment of Articles
PRINT 3 INCORPORATED (formerly Jacques Benquesus Limited).....	Feb. 23, 1970	Mar. 30, 1973	Certificate of Amendment of Articles
SAVAGE SHOES (1970) LIMITED....	July 31, 1969	Mar. 28, 1973	Certificate of Amendment of Articles
SIMONYI HOLDINGS LIMITED.....	April 25, 1967	Mar. 29, 1973	Certificate of Amendment of Articles
TEK PLASTICS LIMITED.....	Dec. 29, 1950	Mar. 29, 1973	Certificate of Amendment of Articles
265022 ONTARIO LIMITED.....	Jan. 5, 1973	April 3, 1973	Certificate of Amendment of Articles
UNIVERSAL SEALANTS LIMITED (formerly Universal Asphalt and Mastic Products Limited).....	Mar. 1, 1955	Mar. 26, 1973	Certificate of Amendment of Articles
JOHN VOORTMAN & ASSOCIATES LIMITED.....	Oct. 8, 1965	Mar. 26, 1973	Certificate of Amendment of Articles
WARNER BROS. DISTRIBUTING (CANADA) LIMITED.....	Nov. 13, 1968	Mar. 26, 1973	Certificate of Amendment of Articles
BOB WOODS INTERNATIONAL LTD. (formerly Spanair Structures Limited).....	Sept. 9, 1969	Mar. 27, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
MID-NORTH RESEARCH AND DEVELOPMENT FOUNDATION, INC.....	Sept. 24, 1969	Mar. 22, 1973	Change name to Great Canadian Research and Development Foundation Inc.

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Order Concerning the Keeping of Records

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued to the corporation named hereunder permitting to remove certain records from the head office:

Name of Corporation	Date of Incorporation	Date of Order	Place Where Records May Be Kept
THOMSON DRILLING COMPANY LIMITED.....	Dec. 31, 1970	Mar. 21, 1973	Calgary, Alberta

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CARINA LIMITED.....	Sept. 8, 1969	Bahama Islands	Mar. 20, 1973
SAFEWAY EMPLOYEES WINNIPEG CREDIT UNION LIMITED.....	Sept. 24, 1951	Manitoba	Mar. 27, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
MONARCH WEAR LTD.....	Jan. 19, 1973	Manitoba	Mar. 26, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
DISCO TRUCK LEASING LIMITED.....	Oct. 10, 1968	Mar. 28, 1973
DONNELLY'S JEWELLERY LIMITED.....	Dec. 9, 1941	Mar. 20, 1973
WILLIAM S. HALL & ASSOCIATES LIMITED.....	Feb. 21, 1955	Mar. 30, 1973
ALLAN HALLIDAY LAND DEVELOPMENT CORPORATION LIMITED.....	June 14, 1968	Mar. 30, 1973
MILL CREEK HOLDINGS, LIMITED.....	Nov. 9, 1955	Mar. 23, 1973
PRONTO HOMES LIMITED.....	Oct. 9, 1956	Mar. 29, 1973
STEWARDSHIP SERVICES LIMITED.....	Mar. 3, 1964	Mar. 29, 1973
TIDAL INVESTMENTS LIMITED.....	April 20, 1960	Mar. 28, 1973
VICARY CLAIMS LIMITED.....	July 30, 1953	Mar. 30, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Cancellation of Certificates of Incorporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, the certificates of incorporation of the corporations named hereunder have been cancelled by an order dated March 21, 1973, for default in filing annual return under *The Corporations Information Act* and the said corporations shall be dissolved on April 25, 1973.

Name of Corporation	File Number	Date of Incorporation
A. T. TRAILER SPECIALTIES LIMITED.....	214222	Aug. 30, 1968
ACADEMIC APPROACHES PUBLISHING LIMITED.....	213631	July 3, 1968
AFRO INTERNATIONAL IMPORT-EXPORT COMPANY LIMITED..	213301	June 27, 1968
AGINCOURT TRUCK CENTER LIMITED.....	213606	July 3, 1968
ALLANHURST CONSTRUCTION LIMITED.....	214525	Aug. 13, 1968
ALLAN LAMOTHE LIMITED.....	214000	Aug. 1, 1968
ALL-SEASONS SPORTS EQUIPMENT LIMITED.....	213964	July 16, 1968
ALL-WALL LIMITED.....	214442	Aug. 9, 1968
ANDERSON, FAGAN AND TEMPLETON LIMITED.....	214227	July 29, 1968
ANDREW J. MCGILL REAL ESTATE LIMITED.....	214089	Aug. 22, 1968
ARMOUR HEIGHTS SYSTEMS (CENTRAL) LIMITED.....	213536	July 5, 1968
ARNOLD MITCHELL INSURANCE AGENCIES LIMITED.....	213754	Sept. 23, 1968
BETA PHARM LIMITED.....	214915	Aug. 27, 1968
BIBECO LIMITED.....	214263	July 31, 1968
BIRKENHEAD BUSINESS INTERIORS LIMITED.....	214144	July 24, 1968
BOMED INVESTMENTS LIMITED.....	214509	Aug. 13, 1968

Name of Corporation	File Number	Date of Incorporation
BROMLEY PENTHOUSE FOODS (CENTRAL) LIMITED.....	214027	July 17, 1968
CABER BUILDING SUPPLY LIMITED.....	214260	July 29, 1968
CAESARS PIZZA PALACE LIMITED.....	213437	June 25, 1968
CANADIAN PHOENIX STEEL & PIPE SALES (EASTERN) LIMITED.....	214935	Aug. 27, 1968
CANADIAN TOLAG LIMITED.....	214444	Nov. 1, 1968
CEDAR POINT DEVELOPMENTS LIMITED.....	213209	June 19, 1968
CHAMELEON INVESTMENTS LIMITED.....	214051	July 18, 1968
CHECKMATE INVESTMENTS LIMITED.....	213814	July 10, 1968
CHELSEA FILM GROUP LIMITED.....	213124	June 14, 1968
CHICKEN PLANTATION LIMITED.....	214979	Aug. 29, 1968
CITATION INTERIORS LIMITED.....	213659	July 4, 1968
CLADUNN PUBLISHING LIMITED.....	214392	Aug. 7, 1968
COMMANDER ALUMINUM LIMITED.....	214324	Sept. 4, 1968
DAN-MARKETING LIMITED.....	214288	July 31, 1968
DELAVE INVESTMENTS LIMITED.....	214691	Aug. 20, 1968
DELCOFORM LIMITED.....	215086	Sept. 4, 1968
DELTA MAR INVESTMENTS LIMITED.....	213600	July 2, 1968
DEPTH INVESTMENTS LIMITED.....	214714	Aug. 15, 1968
DOLYVE HOLDINGS LIMITED.....	214445	Aug. 9, 1968
DON BENDER PAINTING & DECORATING LIMITED.....	213505	June 27, 1968
DONDOL MINES LIMITED.....	213652	July 24, 1968
DYNA-PAK PRODUCTS LIMITED.....	213113	June 14, 1968
EARL TRIMBLE LIMITED.....	214018	July 17, 1968
ED TYMOSCHUK INDUSTRIES LIMITED.....	214133	July 23, 1968
ELAN CONSTRUCTION LIMITED.....	213463	July 12, 1968
EMGOLD INVESTMENTS LIMITED.....	213587	July 9, 1968
ERECTA-FORM LIMITED.....	214253	July 30, 1968
ERIN HEIGHTS LIMITED.....	214573	Aug. 14, 1968
FLEMING & WRIGHT INTERNATIONAL LIMITED.....	213959	July 12, 1968
FRED BOOK ENTERPRISES LIMITED.....	213225	June 19, 1968
FRUITSAM INVESTMENTS LIMITED.....	214400	Aug. 7, 1968
GORD THOMAS REAL ESTATE LIMITED.....	213887	Aug. 1, 1968
GORDON RUSE LIMITED.....	214772	Aug. 22, 1968
H. G. DANIELS DISPLAY LIMITED.....	214498	Aug. 13, 1968
HELEN GLOSSOP LIMITED.....	214401	Aug. 16, 1968
HEPWORTH COUNTRY MUSIC AUDITORIUM LIMITED.....	214210	July 26, 1968
HERITAGE COINS LIMITED.....	214189	July 26, 1968
HYCRETE PUMPING LIMITED.....	213758	July 16, 1968
HYFREED INVESTMENTS LIMITED.....	213832	July 10, 1968
IMAGINOTIONS LIMITED.....	214275	July 31, 1968
INTERART GALLERIES LIMITED.....	214618	Aug. 16, 1968
J. PARSONS MARKETING LIMITED.....	214208	July 26, 1968
JACK MACLEOD OF OTTAWA LIMITED.....	215166	Sept. 9, 1968
JOHN'S CANTEEN SERVICE OF WATERLOO LIMITED.....	213804	July 22, 1968
JOSEPH COCHRANE HARDWARE LIMITED.....	214649	Sept. 4, 1968
KANDA CARS LIMITED.....	214653	Aug. 19, 1968
KIBER MINES LIMITED.....	215072	Sept. 5, 1968
LABEL HOUSE LIMITED.....	213726	Aug. 19, 1968
LECKENBY HOLDINGS LIMITED.....	214689	Aug. 19, 1968
LENALEX HOLDINGS LIMITED.....	215099	Sept. 5, 1968
LEN SPEAR CATERING LIMITED.....	213649	July 4, 1968
LE VOYAGEUR AUTOMOBILE MOTORS LIMITED.....	214156	July 24, 1968
LONG BEACH ASSOCIATES LIMITED.....	213885	Aug. 20, 1968
LOU-MICA HOLDINGS LIMITED.....	214422	Aug. 7, 1968
M. & F. INDUSTRIAL CATERERS LIMITED.....	214677	Aug. 20, 1968
M. P. G. GINGLO DEVELOPMENTS LIMITED.....	214423	Nov. 25, 1968
MAGAP BAKERIES LIMITED.....	214919	Aug. 28, 1968
MAXI CONSTRUCTION COMPANY LIMITED.....	214711	Aug. 14, 1968
MAY-CAR HOLDINGS LIMITED.....	214137	July 24, 1968
MCPHAIL & VEALE LIMITED.....	213183	July 8, 1968
MEATFAIR MARKETS LIMITED.....	213987	July 16, 1968

Name of Corporation	File Number	Date of Incorporation
MILL-ETT ERECTION COMPANY LIMITED.....	214430	Aug. 9, 1968
MISTER SELF DEFENCE LIMITED.....	213502	July 30, 1968
MODULAR MARKETING HOLDINGS LIMITED.....	213916	Sept. 6, 1968
MONOGHAN MINING CORPORATION LIMITED.....	214087	July 22, 1968
MONSER MINES LIMITED.....	214730	Aug. 21, 1968
MONTANUS-WOODS LIMITED.....	214977	Sept. 5, 1968
NAMAC BEVERAGES LIMITED.....	214139	July 24, 1968
NORTH AMERICAN CREATIVE RAILWAY LIMITED.....	214841	Aug. 26, 1968
ODOBNA INVESTMENTS LIMITED.....	213783	July 8, 1968
OLD STUFF LIMITED.....	214994	Aug. 29, 1968
PANTRIF INVESTMENTS CO. LIMITED.....	214475	Aug. 9, 1968
PASSION INTERIORS LIMITED.....	214291	July 31, 1968
PECULIAR PETS LIMITED.....	214993	Aug. 29, 1968
PLASTICEL LIMITED.....	214596	Nov. 8, 1968
PLAUTUS PRODUCTIONS LIMITED.....	213453	June 26, 1968
PORT DOVER GRAPHICS LIMITED.....	214902	Sept. 27, 1968
PORTAFONE LIMITED.....	214382	Aug. 7, 1968
REDBRIDGE BUILDING PRODUCTS LIMITED.....	214549	Aug. 15, 1968
REID, DUNCAN & ASSOCIATES LIMITED.....	214505	Aug. 12, 1968
REMCO FORWARDING LIMITED.....	213973	July 29, 1968
RES-Q-AIR LIMITED.....	214424	Aug. 8, 1968
ROCKLAND MILLS LIMITED.....	214196	July 26, 1968
RONAR CHEMICAL MANUFACTURING COMPANY LIMITED.....	213834	July 9, 1968
RONGALA LIMITED.....	213224	June 19, 1968
ROUNDTABLE CONSTRUCTION LIMITED.....	213998	July 17, 1968
SENTRY INSURANCE & REALTY AGENCIES LIMITED.....	213599	Oct. 9, 1968
SILKWOOD PUBLICATIONS LIMITED.....	214072	July 19, 1968
SPARRO INVESTMENTS LIMITED.....	213894	July 12, 1968
SPARTAN ANSWERING & SECRETARIAL SERVICES LIMITED....	213515	June 27, 1968
SPEEDBELT OF NORTH AMERICA LIMITED.....	213180	June 25, 1968
SPOT DIAL COMPANY LIMITED.....	213221	June 19, 1968
SUDBURY SECURITY SERVICES LIMITED.....	213547	June 28, 1968
SUMMERCREST LEASING LIMITED.....	214314	Aug. 1, 1968
SWISS VALLEY CHEESE CO. LIMITED.....	214736	Aug. 22, 1968
T. M. T. (CLOTHIERS) ENTERPRISES LIMITED.....	213227	July 5, 1968
TANWOOD PROPERTIES LIMITED.....	213994	July 17, 1968
TAVENER FOODS LIMITED.....	213541	June 28, 1968
TEMPCONTROLS LIMITED.....	213490	June 26, 1968
THE GUILD GROUP HOLDING COMPANY LIMITED.....	214344	Aug. 2, 1968
THE RED VELVET CORP. LIMITED.....	214755	Aug. 22, 1968
THE SUPERTIQUE LIMITED.....	214928	Aug. 28, 1968
TRANSTOURIST (CANADA) LIMITED.....	213657	July 16, 1968
TREFANN INVESTMENTS LIMITED.....	213666	July 5, 1968
ULTRONICS LIMITED.....	213151	June 17, 1968
WILES & LEGAULT LIMITED.....	215149	Sept. 9, 1968
WILLIAM BONNETT LIMITED.....	214469	Aug. 12, 1968
WILLIAM H. WILLIAMS & SONS CONSTRUCTION LIMITED.....	214838	Sept. 27, 1968
WINTERHAVEN SECURITIES LIMITED.....	213451	June 26, 1968
WONDER CLEANERS & DYERS LIMITED.....	213949	July 18, 1968
XEBEC INTERNATIONAL ADVERTISING LIMITED.....	213215	June 18, 1968
XYLOID MANUFACTURING LIMITED.....	213141	June 14, 1968
ZENON INVESTMENTS LIMITED.....	213207	June 19, 1968

JOHN T. CLEMENT
Minister of Consumer
and
Commercial Relations

Credit Union Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
KITCHENER AND DISTRICT DOMINION CIVIL SERVANTS CREDIT UNION LIMITED.	Mar. 11, 1955	Mar. 21, 1973	April 30, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.			

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The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 11th day of April, 1973 of the vote taken in the Township of Dilke, District of Rainy River, on the 4th day of April, 1973, on the following questions under the provisions of *The Liquor Licence Act*:

- 1. Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side 73
Votes polled for the Negative Side 11

- 2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side 78
Votes polled for the Negative Side 7

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, April 11, 1973.

(5300)

16

Parliamentary Notice
Private Bills

LEGISLATIVE ASSEMBLY OF ONTARIO
PARLIAMENTARY NOTICE

PRIVATE BILLS

Monday, March 12th, will be the last day for depositing Private Bills with the Clerk of the Legislative Assembly free of penalty.

Tuesday, April 24th, will be the last day for introducing Private Bills.

Dated at Toronto this 14th day of February, 1973.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly.

(4863)

8 to 16

Applications to
Parliament—Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

*Clerk reports to Standing Orders and
Procedures Committee*

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when a read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

*Certain Municipal Applications referred to
Ontario Municipal Board*

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

SERVICE HARDWARE LIMITED

NOTICE IS HEREBY GIVEN that Frank Louis Sloan, Joseph John Homer and Stella Homer, will apply to the Legislative Assembly of the Province of Ontario at its next regular session, or so soon thereafter as this matter may be applied for, for a Private Act reviving Service Hardware Limited, incorporated by Letters Patent dated the 7th day of October, 1949, and dissolved on the 13th day of May, 1965, pursuant to the provisions of Section 326 (2) of *The Corporations Act*, R.S.O. 1960, Chapter 71, so that Service Hardware Limited, subject to any rights acquired by any person after their dissolution, shall be restored to their legal position, including all their property, rights, privileges and franchises, and be subject to all other liabilities, contracts, disabilities and debts, as at the date of the said dissolution in the same manner and to the same extent as if they had not been dissolved.

Dated at Windsor, Ontario, this 1st day of March, 1973.

BRIAN T. PAPE,
Barrister and Solicitor,
17 Wyandotte Street East,
Windsor, Ontario,
Solicitor for the Applicant.

THE CORPORATION OF THE CITY OF SAULT STE. MARIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Sault Ste. Marie will apply to the Legislative Assembly of the Province of Ontario at its present Session for an Act for the following purposes:

To empower the applicant to enact by-laws

1. to assume five per cent road allowances in the former townships in the same manner as township councils;
2. to regulate the stripping of topsoil from land in the municipality to require the rehabilitation of stripped land by the owner, and to do the work at the expense of the owner and collect the cost in the same manner as taxes;
3. to postpone, refund and re-impose special charges to provide additional sewer or water supply capacity under section 359 of *The Municipal Act*;
4. to register subdivision agreements against land and enforce them against subsequent owners of the land; and
5. (a) to prohibit, require or regulate in addition to those matters contemplated by section 35 of *The Planning Act*, dedication of highways, access ramps and curbs, off-street parking and loading, snow removal, grading of land, drainage and sewage easements, floodlighting, landscaping, garbage storage, and site plans,
- (b) to require that the work be done by the owner at his expense and risk, or failing that by the municipality which can then collect the cost by court action or in the same manner as taxes,
- (c) to prohibit the issuance of building permits until the work is done,
- (d) to enter into agreements with the owners of land respecting any of the foregoing, register such agreements against the land enforce the provisions against subsequent owners, and
- (e) to provide for appeal by the owner to the Ontario Municipal Board if the Corporation fails to approve the plan, imposes unsatisfactory conditions or refuses to enter into an agreement with the owner.

Dated at Sault Ste. Marie, Ontario, this 20th day of March, 1973.

L. P. STAPLES,
City Solicitor,
741 Queen Street East,
Sault Ste. Marie, Ontario.

CORPORATION OF THE CITY OF BARRIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Barrie will apply to the Legislative Assembly of the Province of Ontario at its session commencing on or about the 20th day of March, 1973 for an Act:

- (a) to dissolve the following named boards and commissions on the 1st day of January, 1974.

1. The Parks and Recreation Commission of the City of Barrie,
2. The Barrie Arena Commission,
3. The Kinsmen Park Community Centre Board,
4. The Lions Pool Community Centre Board,
5. The Queen's Park Community Centre Board,
6. The Sunnidale Park Community Centre Board,
7. The Eastview Arena Community Centre Board;

- (b) to vest the assets and liabilities of such boards and commissions in the Corporation of the City of Barrie without compensation;
- (c) to make employees of such boards and commissions employees of the Corporation of the City of Barrie on the same terms and conditions of employment;
- (d) to deem the Council of the Corporation of the City of Barrie a recreation committee under *The Ministry of Education Act* and regulations and a board of a community centre under *The Community Centre Act*;
- (e) to repeal Sections 3 and 3a of *The Town of Barrie Act, 1945*, and Sections 1, 2, 3, 5 and 6 of the *City of Barrie Act, 1968*.

Dated at Barrie this 16th day of March, 1973.

BOYS, SEAGRAM, ROWE & TAYLOR,
13 Owen Street,
Barrie, Ontario,
Solicitors for the Applicant.

TOWN OF VAUGHAN

NOTICE IS HEREBY GIVEN that The Corporation of the Town of Vaughan in the Regional Municipality of York will apply to the Legislative Assembly of the Province of Ontario, at its next regular session for special legislation in respect of the following matters:

(1) On applications to zone or rezone lands to permit multiple residential uses, the Council shall have regard to the matters referred to in Section 33 (4) of *The Planning Act*, and shall have the same powers with respect to such zoning or rezoning as the Minister of Treasury, Economics and Intergovernmental Affairs has with respect to an approval of a plan of subdivision under said Section 33 (5) and (8) and to require all conditions to be included in an Agreement to be signed prior to the passing of the required By-Law, which Agreement shall take effect upon the approval of such By-Law by the Ontario Municipal Board. The Town may enter into Agreements providing for the fulfillment by the owners of the land of all or any of the conditions imposed and such Agreements when registered on title of the land, shall run against the land to the benefit of the Corporation.

(2) Any Agreement entered into by the Corporation pursuant to Section 33 (6) and Section 29 (14) of *The Planning Act* when registered on the title of the land affected by the Agreement, shall run against the land to the benefit of the Corporation.

(3) The Council may by a three-fourths vote of all the members of Council pass a By-Law to:

- (a) order the removal or demolition of any building, fence, scaffolding or erection that is in a ruinous or dilapidated state, and
- (b) order the levelling or grading of any grounds, yards or vacant lots or the cleaning or clearing of any such lands of any trash, refuse, building materials, junk, waste paper, bottles, used motor vehicles, automobile tires, automobile parts, old metal and other scrap material and salvage,

and to provide the steps to be taken prior to the passing of such By-Laws, a method of appeal, and a method whereby any costs to the Corporation may be recovered as taxes.

Dated at Toronto this 1st day of March, 1973.

OSLER, HOSKIN & HARCOURT,
4 King Street West,
Toronto, Ontario,
M5H 1B9,
Solicitors for the Applicant.

CITY OF TORONTO

SUPPLEMENTARY NOTICE OF
APPLICATION FOR SPECIAL
LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario at its next session, for special legislation to provide:

1. That Council may by by-law provide for the installation of surface-altering devices in roadways in designated speed control zones to control the speed of vehicles; for the marking of such zones by signs; that such by-law becomes effective only upon approval by the Minister of Transportation and Communications and that where such by-law is in effect, no liability attaches to the Corporation.

2. That notwithstanding any general or special Act, the Council may by by-law passed with the consent of the Mayor appoint a member of Council to act as his alternate and in his place and stead at any meeting which the Mayor does not wish to attend of any board, commission or other body of which the Mayor is a member except the Executive Committee and Council of The Municipality of Metropolitan Toronto or any of its boards, commissions, committees, or the like.

3. That the Corporation may grant by by-law to the widow, until her death or remarriage, and children of R. A. Blows, a former employee of the Corporation, certain pecuniary aid.

4. That *The City of Toronto Act, 1960-61*, Section 3 be further amended so that the the Council be empowered by by-law, subject to the approval of the Ministry of Transportation and Communications, to allow the parking of motor vehicles or any class or classes thereof, on designated highways or parts thereof during specified hours to the owners of such vehicles pursuant to permits issued by an official named in the by-law and to prohibit the parking of all motor vehicles on such highways during such specified hours except with such permit.

5. That *The City of Toronto Act, 1936*, as amended, section 6 (4), be amended so as to delete the provision that loans may be made at no greater interest rate than 6½%, with the result that the interest rate may be as Council may fix from time to time.

6. That *The City of Toronto Act, 1936*, be further amended to provide that Council may pass by-laws directing tenants of dwellings against which an order under the statute has been issued to pay their rent to the City until the order is complied with and for providing that the rent may either be paid to the owner upon compliance or that the rent be applied by the City to reduce any amount expended or to be expended by the City pursuant to the Act and for prohibiting any increase, during the time an order

is in effect of the rent in effect at the time of passing of such by-law and prohibiting eviction unless it is ordered by an inspector under the Act.

7. That Council may by-law exercise certain powers respecting the control of demolitions of buildings and structures in the City of Toronto. The general scheme of the proposed legislation is to provide for a "statutory freeze" for a period of six months on demolitions, except for unsafe buildings, in a defined area upon the passing of a by-law designating such area. If, during that period, a study of such area has been initiated for the purpose of recommending policies for adoption by way of amendment to the Official Plan and if Council is of the view that demolitions may prejudice the effectiveness of any such policy, Council may pass a by-law prohibiting in any part or parts of the area the demolition of buildings and structures or class thereof. The "by-law freeze" would last five years from the expiry of the "statutory freeze" or the time when the Official Plan amendment is approved, whichever is shorter. Any general or special Act with respect to standards of maintenance of buildings and by-laws passed thereunder remain in effect except no right to demolish accrues. Penalties are provided in the amount of \$2,000.00 for every building demolished contrary to the legislation or a by-law passed thereunder. There are other provisions respecting applications for demolition permits.

8. That *The City of Toronto Act, 1971*, Section 16, dealing with agreements respecting Metro Centre lands, be amended to provide that such agreements when entered into may be registered in the appropriate land registry office against the land and that the Corporation shall be entitled to enforce the provisions thereof against the owner and, if registered, against all and any subsequent owners of the land.

9. That Council may pass by-laws from time to time to grant or increase pensions or retirement allowances to the spouses and children of former employees.

10. That the Corporation shall indemnify and save harmless any member or representative of a member of The Toronto Fire Department Superannuation and Benefit Fund Committee and The Toronto Civic Employees' Pension Committee from any loss, costs, damage or expense arising out of or in any way connected with his being a member or representative of such member of either of such Committees and shall defend any such member or representative of any such member in respect of the foregoing.

Dated at Toronto this 12th day of March, 1973.

W. R. CALLOW, Q.C.,
City Hall,
Solicitor for the Applicant.

(8732)

12 to 17

TIMRAND INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of Steve Agh, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973, for an Act reviving Timrand Investments Limited.

Dated at the Borough of North York this 12th day of March, 1973.

STEVE AGH.

(8733)

12 to 17

S. B. YOUNG LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of S. B. Young Limited, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973 for an Act reviving the said Corporation.

Dated at Toronto this 12th day of March, 1973.

S. B. YOUNG, Esq.,
Applicant.

(8758)

12 to 17

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the present session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.
3. This Act may be cited as *The City of London Act, 1973*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. ROSS,
City Clerk.

(8874)

15 to 20

THE CORPORATION OF THE BOROUGH OF YORK

APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the Borough of York, application will be made to the Legislative Assembly of the Province of Ontario at its next session for special legislation to provide for an amendment to *The Township of York Act* Number 2, 1962-1963 as amended by *The Borough of York Act*, 1967 changing the class of persons to whom notice of the intention of Council to pass a by-law permitting overnight street parking shall be sent, from municipal electors shown on the last revised Assessment Roll to owners shown on the last polling list of electors.

Dated at Toronto this 17th day of March, 1973.

J. H. BOLAND, Q.C.,
2700 Eglinton Avenue West,
Toronto, Ontario,
Solicitor for the Applicant.

(8727) 11 to 16

CORPORATION OF THE TOWN OF BRAMPTON

NOTICE IS HEREBY GIVEN that an application will be made by the Corporation of the Town of Brampton to the Legislative Assembly for the Province of Ontario at its present session for special legislation to provide that the Council of the Corporation may pass by-laws for establishing that part of Main Street in the Town between the north limit of Queen Street and the south limit of Nelson Street West or any part or parts thereof as a pedestrian promenade for one eight-day period in the year 1973.

Dated at Brampton this 28th day of March, 1973.

J. GALWAY,
Clerk.

(8848) 14 to 19

Corporation Notices

FRIENDS OF L'ARCHE

NOTICE IS HEREBY GIVEN that the location of the Head Office of Friends of L'Arche was changed from the City of Ottawa to the Regional Municipality of York in the Province of Ontario by a special resolution which was confirmed by the members of the Corporation on the 2nd day of March, 1973.

Dated this 16th day of March, 1973.

STEPHEN H. NEWROTH,
Secretary.

(8879) 16

FORTY-NINE ST. CLAIR AVENUE WEST LIMITED

NOTICE IS HEREBY GIVEN that Forty-Nine St. Clair Avenue West Limited, pursuant to *The Business Corporations Act*, intends to dissolve.

Dated this 3rd day of April, 1973.

P. A. MUNDY,
Secretary.

(8880) 16

THE CREDIT VALLEY SKI CLUB

RESOLVED as a special resolution approved by the general membership of Credit Valley Ski Club at a meeting held on the 28th day of March, 1973 that:

The affairs of the Club shall be managed by its board of directors. Until changed in accordance with *The Corporations Act*, the number of directors of the Club shall be ten of whom one shall be the immediate past president, ex officio, and of whom four shall constitute a quorum for the transaction of business at any meeting of the directors. Notwithstanding vacancies, the remaining directors may exercise all the powers of the board so long as a quorum of the board remains in office.

(8881) 16

KARATEK HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Karatek Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Peterborough this 4th day of April, 1973.

JOHN S. BALL,
President.

(8882) 16

SYNTHETIC ROPES & TWINES LIMITED

NOTICE IS HEREBY GIVEN that Synthetic Ropes & Twines Limited intends to dissolve pursuant to *The Business Corporations Act*.

Dated this 4th day of April, 1973.

G. L. PLODER,
Secretary-Treasurer.

(8883) 16

**THE REVIEW COMPANY OF
FORT ERIE LIMITED**

NOTICE IS HEREBY GIVEN that The Review Company of Fort Erie, Limited intends to dissolve the Corporation and surrender its charter.

Dated at Fort Erie, Ontario, this 5th day of April, 1973.

ROBERT W. MANN,
Secretary.

(8884) 16

TREBERG INVESTMENT LIMITED

NOTICE IS HEREBY GIVEN that Treberg Investment Limited intends to make an application for Articles of Dissolution under *The Business Corporations Act*.

Dated at Kenora, Ontario, this 5th day of April, 1973.

W. C. BURNET,
President.

(8885) 16

TOWERVIEW PROPERTIES LIMITED

TAKE NOTICE that the shareholders of Towerview Properties Limited by a majority of the votes cast at a special general meeting duly called for the purpose and held on the 5th day of April, 1973, passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing Mr. T. M. Hockin, Apt. 312, 1201 Richmond Street, London, Ontario, as liquidator.

Dated at London, Ontario, this 5th day of April, 1973.

T. M. HOCKIN.

(8888) 16

**GIBSON'S WELDING AND MARINE
SERVICE LIMITED**

TAKE NOTICE that on March 29, 1973, the following directors resigned as a result of a special by-law decreasing the number of directors from three to one.

Constance C. M. Endert
Brian W. King

THIS NOTICE is filed pursuant to Section 3 of *The Corporations Information Act*.

BRIAN W. KING,
Solicitor.

(8889) 16

LINDSAY FIGURE SKATING CLUB

NOTICE IS HEREBY GIVEN that at least 4 of the 10 directors shall be parents of Senior Skaters.

All executive officers of the Club, if not already directors, are to be elected to the board with voting privileges. The President shall be the parent of a senior skater.

The fiscal year of the Club shall terminate on the 31st day of March in each year unless otherwise ordered by the Board of Directors.

The above resolutions were confirmed by the members of the Corporation on the 26th day of March, 1971.

Dated this 27th day of March, 1971.

DR. NORMA GILL,
President.

(8890) 16

CENTRE 10 DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Centre 10 Developments Limited was decreased from three to two by a special by-law which was confirmed by the shareholders of the Corporation on the 3rd day of April, 1973.

Dated this 3rd day of April, 1973.

MICHAEL WEINBERG,
Secretary.

(8891) 16

HSHF HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that HSHF Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations.

Dated at Montreal this 6th day of April, 1973.

DEREK H. MATHER,
President.

(8892) 16

LOTTRIDGE FUELS LIMITED

NOTICE IS HEREBY GIVEN that Lottridge Fuels Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Stoney Creek, Ontario, this 10th day of April, 1973.

H. A. POTTER,
Secretary.

(8893) 16

THE CREDIT VALLEY SKI CLUB

NOTICE IS HEREBY GIVEN that the number of directors of The Credit Valley Ski Club was decreased from 16 to 10 by a special resolution which was confirmed by the members of the Corporation on the 28th day of March, 1973.

Dated this 6th day of April, 1973.

R. E. MAXFIELD,
Secretary.

(8894) 16

WEYBRIDGE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Weybridge Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 6th day of April, 1973.

MURRAY M. LIPTON,
Secretary.

(8895) 16

RENTACAR COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Rentacar Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 2nd day of April, 1973.

JAMES McCOWAN,
Secretary.

(8896) 16

**THE CHILDREN'S AID SOCIETY OF
HALDIMAND COUNTY**

NOTICE IS HEREBY GIVEN that the number of directors of The Children's Aid Society of Haldimand County was decreased from 20 to 17 effective the 21st day of March, 1973 by a special resolution which was confirmed by the members of the Society on the 21st day of March, 1973.

Dated this 9th day of April, 1973.

E. J. BESLEY,
Secretary.

(8912) 16

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Taylor Huntley Shantz, residing at 14 Prince Arthur Street, in the City of Toronto, in the municipality of Toronto, Ontario to change his name to Taylor Huntley Alexander will be heard by the presiding Judge in Chambers at the New Court House, University Avenue, Toronto, on Tuesday, May 1st 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 5th day of April 1973.

DREBIN, WINCH,
Solicitors for the Applicant.

(8897) 16

TAKE NOTICE that the application of Carl Otto Tolsma to change his name to Carl Otto George, will be considered by the County Court Judge at Sarnia, in his Chambers at 700 N. Christina Street, on the 25th day of May, 1973, at 10 o'clock in the forenoon.

AND TAKE NOTICE that the following are the names and addresses of persons whose names will be changed if the application is granted:

Carl Otto Tolsma, Ravenswood, Ontario,

Shirley Ann Tolsma (formerly Henry) Ravenswood, Ontario.

Anyone wishing to be heard on the above date with respect to this application may attend to give evidence and argument.

Dated at Sarnia, Ontario, this 11th day of April, 1973.

(8909) 16

Miscellaneous Notices**EMD LEASING CORPORATION**

NOTICE IS HEREBY GIVEN that a copy of an Equipment Note Agreement dated April 3, 1973, among EMD Leasing Corporation, General Motors Corporation and United States Trust Company of New York, Trustee, covering certain railway rolling stock which is subject to a Lease between EMD Leasing Corporation and George P. Baker, Richard C. Bond and Jervis Langdon, Jr., Trustees of the property of Penn Central Transportation Company, Debtor, was filed in the office of the Minister of Consumer and Commercial Relations under Section 31 of The Bills of Sale and Chattel Mortgages Act on the 9th day of April, 1973".

(8886) 16

THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO

RE: BY-LAW NO. 109

Being a By-law to introduce Section 17, Article XIV:

Be it enacted and it is hereby enacted a By-Law of The Royal College of Dental Surgeons of Ontario, as follows:

Section 17—In order to promote and encourage participation by dentists in the low cost denture service and to inform the public as to the availability of such low cost denture service, the College shall authorize or undertake all such action by way of advertising, or otherwise, as it may consider appropriate.

KENNETH F. POWNALL, D.D.S.

(8878)

15-16

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-393)

TAKE NOTICE that an Application has been made by the Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Radine Road from the southerly limit of Plan M-442 to Franklin Avenue; the northerly boundary of Falstaff Street from Jane Street to the easterly boundary of Maidstone Street; the southerly boundary of Falstaff Street from Jane Street to the westerly boundary of Maidstone Street; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that two draft plans of survey, with the aforesaid boundaries shown in heavy outline thereon, signed by E. W. Petzold, Ontario Land Surveyor, dated January 18, 1973, are deposited in my Office, New City Hall, Toronto; in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario; in the office of the Surveyor, 242A Sheppard Avenue West, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the office of the surveyors.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal

service on or before the 10th day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 18th day of May, 1973, at 10.30 o'clock in the morning to hear this Application in my Office, New City Hall, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that the Director of Titles may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto 1, Ontario M5H 2N4, this 10th day of April, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(8898)

16

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-388)

TAKE NOTICE that an Application has been made by the Corporation of the City of Toronto for the purpose of confirming the true location on the ground of the boundaries of Windsor Street; the easterly boundary of Peter Street and the westerly boundary of John Street from Front Street West to Wellington Street West; the northerly boundary of Front Street West and the southerly boundary of Wellington Street West from Peter Street to John Street; all in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that a draft plan of survey with the aforesaid boundaries shown in heavy solid outline, made by the City of Toronto Surveyor's Department, dated January 5, 1973, and signed by J. H. Brodie, Ontario Land Surveyor, is deposited in my Office, New City Hall, Toronto, and in the office of the City Surveyor, East Tower, New City Hall, Toronto, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that a copy of said plan is enclosed herewith.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plan is required to deliver to me by registered mail, or by personal service on or before the 9th day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 16th day of May, 1973, at 10.30 o'clock in the morning to hear this Application in my Office, New City Hall, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto, Ontario M5H 2N4, this 10th day of April, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(8899)

16

THE CORPORATION OF THE BOROUGH OF NORTH YORK

THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING
(B-381)

TAKE NOTICE that an application has been made by the Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Farmingdale Road; Longmore Street from Hollywood Avenue to Dunview Avenue; Dunblaine Avenue from Avenue Road to Kelso Avenue; Dornell Street from Kenton Drive to Transwell Avenue; Kelso Avenue from Dunblaine Avenue to Ridley Boulevard; Dumont Street from Centre Avenue to Steeles Avenue; Wilfred Avenue from Kingsdale Avenue to Dunview Avenue; Highgate Avenue from Parkview Avenue to Dunforest Avenue; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that eight draft plans of survey, with the aforesaid boundaries shown in heavy outline thereon, made by the firm of McBain and Hulme, Ontario Land Surveyors, signed by W. C. Carmichael, Ontario Land Surveyor, three of which are dated July 12, 1972, three of which are dated November 15, 1972 and two of which are dated November 17, 1972, are deposited in my Office, New City Hall, Toronto; in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario; in the office of the Surveyor, 68 Sheppard Avenue West, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 10th day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 16th day of May, 1973, at 2.30 o'clock in the afternoon to hear this application in my Office, New City Hall, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that the Director of Titles may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this application.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto M5H 2N4, Ontario, this 10th day of April, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

NOTE: This is not an expropriation of land; it is a survey to locate and confirm the true and original position of the common boundary between your property and the adjacent road.

Persons having any questions in connection with this application may contact the Director, Legal Surveys Branch, 100 Queen Street West, Toronto, Telephone 965-7548.

(8900)

16

THE CORPORATION OF THE CITY OF GUELPH

NOTICE OF APPLICATION

IN THE MATTER OF *The Municipal Act*, Revised Statutes of Ontario, 1970, chapter 284, and in particular section 354, paragraph 97 of subsection 1 thereof;

and

IN THE MATTER OF an application by The Corporation of the City of Guelph for approval of its By-law (1973)—8170 to change the name of part of Campbell Road to Massey Road in the City of Guelph.

NOTICE IS HEREBY GIVEN that the Council of The Corporation of the City of Guelph proposes to pass a by-law for changing the name of that highway or street in the City of Guelph known as Campbell Road and lying between Lewis Road and Elmira Road to Massey Road for the following reason. Campbell Road formerly extended from Dawson Road to Elmira Road. A portion of Campbell Road, lying between Silvercreek Parkway and Lewis Road was stopped up, thus leaving Campbell Road in two parts or sections. To eliminate confusion it is considered advisable that one part be renamed.

The Judge of the County Court of the County of Wellington has approved the foregoing notice and has appointed Wednesday the 9th day of May, 1973, at the hour of ten o'clock in the forenoon in his Chambers, in the Court House, Woolwich Street, Guelph, Ontario, as the day, hour and place for considering the proposed by-law and for hearing those advocating and opposing the change.

A copy of the proposed By-law (1973)—8170 stating the reasons for the change may be seen at the office of W. Gordon Hall, the City Clerk at City Hall, Guelph, Ontario, during normal business hours.

Dated at Guelph, Ontario, this 27th day of March, 1973.

JAMES A. RUNIONS,
City Solicitor,
130 Wyndham Street N.,
Guelph, Ontario.

(8901)

16

UNITED MISSIONARY CREDIT UNION LIMITED

TAKE NOTICE that at a general meeting of members of the United Missionary Credit Union Limited, duly called for the purpose, and held on the 3rd day of April, 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of April 3rd, 1973, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after April 3rd, 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

DORIS C. ENRIGHT,
Secretary.

(8902)

16

THE CORPORATION OF THE TOWN OF MISSISSAUGA

IN THE MATTER OF an application by The Corporation of the Town of Mississauga in the County of Peel;

AND IN THE MATTER of *The Municipal Act*, R.S.O. 1970, Chapter 284, Section 354, Subsection 97;

NOTICE OF MOTION

TAKE NOTICE that an application will be made by The Corporation of the Town of Mississauga before the presiding Judge in Chambers at the Court House, 7755 Hurontario Street, Mississauga, on Tuesday, the 15th day of May, 1973, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the same can be heard, for hearing those advocating and opposing By-law Number 10511, a by-law to change First Line West, a public highway in the Town of Mississauga to McLaughlin Road.

Dated this 3rd day of April, 1973.

JOHN T. CORNEY, A.M.C.T.,
Town Clerk,
The Corporation of the
Town of Mississauga.

The following is a copy of By-law Number 10511.

THE CORPORATION OF THE TOWN OF MISSISSAUGA

BY-LAW NUMBER 10511

A By-law to change the name of a public highway in the Town of Mississauga.

WHEREAS the Council of the Corporation of the Town of Mississauga desires to change the name of a Public Highway in the Town of Mississauga in order to correspond with future street alignment.

NOW THEREFORE The Council of The Corporation of the Town of Mississauga, pursuant to Subsection 97 of Section 354 of *The Municipal Act*, R.S.O. 1970, Chapter 284, as amended,

ENACTS as follows:

1. That all of the allowance for road between Concessions 1 and 2 west of Hurontario Street in the Town of Mississauga, known as First Line West, be renamed McLaughlin Road.

(8903)

16

**THE CORPORATION OF
THE TOWN OF MISSISSAUGA**

IN THE MATTER OF an application by The Corporation of the Town of Mississauga in the County of Peel;

AND IN THE MATTER of *The Municipal Act*, R.S.O. 1970, Chapter 284, Section 354, Subsection 97;

NOTICE OF MOTION

TAKE NOTICE that an application will be made by The Corporation of the Town of Mississauga before the presiding Judge in Chambers at the Court House, 7755 Hurontario Street, Mississauga, on Tuesday, the 15th day of May, 1973, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the same can be heard, for hearing those advocating and opposing By-law Number 10512, a by-law to change Central Parkway, a public highway in the Town of Mississauga to Central Parkway East.

Dated this 3rd day of April, 1973.

JOHN T. CORNEY, A.M.C.T.,
Town Clerk,
The Corporation of the
Town of Mississauga.

The following is a copy of By-law Number 10512.

**THE CORPORATION OF
THE TOWN OF MISSISSAUGA**

BY-LAW NUMBER 10512

A By-law to change the name of a public highway in the Town of Mississauga.

WHEREAS the Council of the Corporation of the Town of Mississauga desires to change the name of a public highway in the Town of Mississauga in order to conform with Town policy of designating streets east of Hurontario Street with the suffix East.

NOW THEREFORE the Council of The Corporation of the Town of Mississauga, pursuant to Subsection 97 of Section 354 of *The Municipal Act*, R.S.O. 1970, Chapter 284, as amended,

ENACTS as follows:

1. That all of Central Parkway as shown on Plan 922 registered in the Registry Office for the Registry Division of Peel (No. 43) be renamed Central Parkway East.

**PRINTERS (EAST YORK)
CREDIT UNION LIMITED**

TAKE NOTICE that at a general meeting of members of the Printers (East York) Credit Union Limited, duly called for the purpose, and held on the 9th day of April, 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of April 9th, 1973, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after April 9th, 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

IAN ROWNTREE,
Secretary.

(8910)

16

**ST. CHRISTOPHER'S CREDIT UNION
LIMITED**

TAKE NOTICE that at a general meeting of members of the St. Christopher's Credit Union Limited, duly called for the purpose, and held on the 9th day of April, 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of April 9th, 1973, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after April 9th, 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

DENNIS CLEWLEY,
Secretary.

(8904)

16

(8911)

16

TOWNSHIP OF SOUTHWORTH

THE CEMETERIES ACT
(R.S.O. 1970, Chapter 57)

TAKE NOTICE that an Order-in-Council has been issued under Section 59(3) of *The Cemeteries Act*, directing that at the expiration of thirty days after the date of the last publication of this notice, which last publication date is to be the 28th day of April, 1973, that the bodies interred in the cemetery known as Dinorwic Anglican Cemetery in the Diocese of Keewatin in the Territorial District of Kenora, and situate south of the locality of Dinorwic and south of the Canadian Pacific Railway right-of-way in the Township of Southworth in the District of Kenora, and more particularly described in Schedule 'A' hereto, shall be disinterred and removed therefrom and subsequently reinterred in Dryden Cemetery.

SCHEDULE "A"

All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Southworth in the District of Kenora in the Province of Ontario and being Parcel 8199 and part of Parcel 8265 in the Register for the District of Kenora and being those parts of Block 'F' as shown on Plan M-193 registered in the Land Registry Office at Kenora designated as Parts 2 and 3 on a Department of Highways Plan of Survey P-2331-59 being a Reference Plan of record in the said office as Plan 23R-2269.

Dated at Thunder Bay this 12th day of April, 1973.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS,
P.O. Box 1177,
Post Station 'F',
Thunder Bay, Ontario.

(8913)

16 and 17

Sheriff's Sale of Lands

TOWNSHIP OF WHITCHURCH

UNDER AND BY VIRTUE OF an Execution issued by the Deputy Minister for the Minister of Revenue, Province of Ontario, County of York, to me directed against the lands and tenements of Mrs. Clair Zonnekeyn operating as The Puppy Ranch, Defendant, at the suit of Department of Revenue, *Retail Sales Tax Act, 1960-61*, I have seized and taken in execution all the right, title, interest and equity of redemption of Mrs. Clair Zonnekeyn operating as The Puppy Ranch, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Whitchurch in the County of York, containing 40 acres and being composed of the north half of the west half of Lot 7 in the Fourth Concession of the said Township. Consisting of 50 acres north half of west half, less east 10 acres less west 42' 4" of north half lot in said Township.

On the premises is said to be erected a brick and frame bungalow consisting of 7 rooms and bath with a finished basement containing 5 rooms and bath, oil heating and attached garage.

All of which said right, title, interest and equity of redemption of the said Mrs. Clair Zonnekeyn operating as The Puppy Ranch, Defendant, in the said lands and tenements, I shall offer for sale by Public Auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Friday, May 25th, 1973, at 2.45 o'clock in the afternoon.

Dated at Toronto this 9th day of April, 1973.

PHILLIP J. AMBROSE,
Sheriff, Judicial District of York.

(8905)

16

DISTRICT OF YORK

UNDER AND BY VIRTUE OF an Execution issued out of the County Court of the Judicial District of York, to me directed against the lands and tenements of Frank Madonna, Defendant, at the suit of Handyman's Shop & Building Supplies Ltd., Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Frank Madonna, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being Parcel 15665 West York and that part Lot 28 on M-770 (North York) registered in Land Titles Office at Toronto, being to the west of a straight line drawn southerly from a point in the northerly limit of said lot distant 31' measured westerly thereon from the north easterly angle of said lot to and along the centre line of party wall between the dwelling situated on said lot in 1959 and continuing southerly in a straight line to a point in the southerly limit of the said lot distant 31' measured westerly thereon from the south easterly angle of said lot;

The west boundary of the said lot is confirmed by BA Plan 206 registered in this office as D-116.

On the premises is said to be erected a detached brick bungalow, heated by gas and there is no garage.

Municipally known as 37 Ryewood Drive, Weston, Ontario.

All of which said right, title, interest and equity of redemption of the said Frank Madonna, Defendant in the said lands and tenements, I shall offer for sale by Public Auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Friday, May 25th, 1973, at 2.30 o'clock in the afternoon.

Dated at Toronto this 9th day of April, 1973.

PHILIP J. AMBROSE,
Sheriff, Judicial District of York.

(8906)

16

TOWNSHIP OF ARTEMESIA

UNDER AND BY VIRTUE OF and execution issued out of the Supreme Court of Ontario, to me directed, against the lands and tenements of Temesia Investments Limited, Defendant, at the suit of Mike Kucharczuk, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Temesia Investments Limited, Defendant, in and to:

A part of Lot 34, Concession XI, in the Township of Artemesia, County of Grey.

Premising that the southerly limit of said Lot 34 has a bearing of north 74° 00' east and relating all bearings herein, thereto.

Commencing at a point within said lot which may be located thus:

Beginning at the southeast angle of said Lot 34; thence south 74° 00' west, along said southerly limit, a distance of 543.34 feet; thence north 12° 04' 00" west a distance of 242.54 feet; thence north 40° 05' 30" west a distance of 165.29 feet; thence north 54° 31' 50" west a distance of 43.62 feet to the point of commencement; thence north 60° 45' 00" east a distance of 160.0 feet; thence north 29° 15' 00" west a distance of 200.0 feet; thence south 60° 45' 00" west a distance of 254.46 feet to intersection with a line drawn from the point of commencement on a bearing of north 54° 31' 50" west; thence south 54° 31' 50" east, along the last mentioned line, a distance of 221.18 feet to the point of commencement.

On the premises is erected a frame house.

All of which said right, title, interest and equity of redemption of the said Temesia Investments Limited, the Defendant in the said lands and tenements, I shall offer for sale by public auction in my office, Court House, 595-9th Avenue E., Owen Sound, Ontario, on Friday, the 25th day of May, 1973 at 2.00 o'clock in the afternoon.

Dated at Owen Sound, this 4th day of April, 1973.

C. M. SIMPSON,
Sheriff, County of Grey.

(8907)

16

TOWNSHIP OF TYENDINAGA

UNDER AND BY VIRTUE OF an execution issued out of the Supreme Court of Ontario, to me directed against the lands and tenements of Raymond Mortimore, Defendant, at the suit of Kenneth Pappas et al, Plaintiffs, I have taken in execution all the right, title, interest and equity of redemption of Raymond Mortimore, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Tyendinaga, in the County of Hastings, and Province of Ontario, being that part of Lot Number 5, Concession 1, north of Road of said Township more particularly described as follows:

Premising that the northern limit of the road allowance between Concessions 1 north of road and Concession 1 south of road has a bearing of north 79 degrees 43 minutes 30 seconds east, and relating all bearing herein thereto.

Commencing at a survey post planted in the northern limit of said road allowance, distant 300.0 feet measured on a course of north 79 degrees 43 minutes 30 seconds east from the south-west angle of said Lot 5; thence north 79 degrees 43 minutes 30 seconds east along the northern limit of said road allowance 125.0 feet to a survey post planted; thence north 10 degrees 16 minutes 30 seconds west 150.0 feet to a survey post planted; thence south 79 degrees 43 minutes 30 seconds west 125.0 feet to a survey post planted; thence south 10 degrees 16 minutes 30 seconds east 150.0 feet more or less to the point of commencement.

The herein described parcel is shown edged in red on a plan of survey dated the 6th day of March 1961 and signed T. Stasazk, Ontario Land Surveyor and attached to instrument number 63443 registered January 24, 1962.

On the premises is said to be erected a modern one storey, brick bungalow with a full basement. The house contains a living room, kitchen, bathroom and two bedrooms and is oil heated. The house is situated on a lot with a frontage of 125 feet and a depth of 150 feet.

All of which said right, title, interest and equity of redemption of the said Raymond Mortimore, Defendant, in the said lands and tenements, I shall offer for sale by public auction in my office, Room 203, Court House, Pinnacle Street, City of Belleville, Ontario, on Wednesday, the 30th day of May, 1973, at 10.00 o'clock in the morning.

Dated at Belleville this 4th day of April, 1973.

ROSS C. BAILEY,
Sheriff, County of Hastings.

(8908)

16

Publications Under The Regulations Act

April 21st, 1973

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 188/73.

General.

Made—March 28th, 1973.

Filed—April 2nd, 1973.

(1) The Ministry may pay an amount of \$42 a week for the care and maintenance of patients in an approved home. O. Reg. 189/73, s. 1.

2. This Regulation comes into force on the 1st day of April, 1973.

(5259)

16

REGULATION MADE UNDER THE HOMES FOR SPECIAL CARE ACT

1. Subsection 1 of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 219/72, is revoked and the following substituted therefor:

(1) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the Board of an approved home or the licensee of a licensed nursing or residential home the amount of \$12.50 for each day that a resident qualifies on medical grounds for and receives extended care in an extended care unit or the amount of \$11 for each day that the resident receives intermediate nursing care or the amount of \$6 where the resident does not require nursing care. O. Reg. 188/73, s. 1.

2. This Regulation comes into force on the 1st day of April, 1973.

(5258)

16

THE MENTAL HOSPITALS ACT

O. Reg. 189/73.

General.

Made—March 28th, 1973.

Filed—April 2nd, 1973.

REGULATION MADE UNDER THE MENTAL HOSPITALS ACT

1. Subsection 1 of section 11 of Regulation 578 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 1 of Ontario Regulation 252/71, is revoked and the following substituted therefor:

THE PHARMACY ACT

O. Reg. 190/73.

Child Resistant Packages.

Made—March 28th, 1973.

Filed—April 2nd, 1973.

REGULATION MADE UNDER THE PHARMACY ACT

1. Section 5 of Ontario Regulation 362/72 is revoked and the following substituted therefor:

5. This Regulation comes into force on the 1st day of July, 1973. O. Reg. 190/73, s. 1.

(5260)

16

THE CITY OF TIMMINS-PORCUPINE ACT, 1972

O. Reg. 191/73.

Merged Areas.

Made—March 29th, 1973.

Filed—April 21st, 1973.

REGULATION MADE UNDER THE CITY OF TIMMINS-PORCUPINE ACT, 1972

MERGED AREAS

1. Under clause *b* of section 1 of the Act, It Is ORDERED that the following areas within the City of Timmins be designated as merged areas:

1. The area of the Town of Timmins as it existed on the 31st day of December, 1972.

2. The area of the Township of Mountjoy as it existed on the 31st day of December, 1972.

3. The area of the Township of Tisdale as it existed on the 31st day of December, 1972.
4. The area of the Township of Whitney as it existed on the 31st day of December, 1972.
5. The portion of the Town of Iroquois Falls annexed to the City under section 2 of the Act.
6. The area comprising the geographic townships of Adams, Blackstock, Bristol, Carman, Carscallen, Cody, Denton, Deloro, Eldorado, Evelyn, German, Godfrey, Gowan, Hoyle, Jamieson, Jessop, Kidd, Langmuir, Loveland, Macdiarmid, Macklem, Matheson, Murphy, Ogden, Price, Robb, Shaw, Thomas, Thornloe, Turnbull and Wark as it existed on the 31st day of December, 1972. O. Reg. 191/73, s. 1.

JOHN WHITE
*Treasurer of Ontario
 and Minister of Economics
 and Intergovernmental Affairs.*

Dated at Toronto, this 29th day of March, 1973.

(5261)

16

THE CITY OF TIMMINS-PORCUPINE ACT, 1972

O. Reg. 192/73.

Designation of Last Revised Assessment
 Rolls and Approval of Levies Made in
 1973 Before Adoption of Estimates.
 Made—March 29th, 1973.
 Filed—April 2nd, 1973.

REGULATION MADE UNDER THE CITY OF TIMMINS-PORCUPINE ACT, 1972

DESIGNATION OF LAST REVISED ASSES- MENT ROLLS AND APPROVAL OF LEVIES MADE IN 1973 BEFORE ADOPTION OF ESTIMATES

1. The assessment rolls for those parts of the City of Timmins formerly the geographic townships of Adams, Blackstock, Bristol, Carman, Carscallen, Cody, Denton, Deloro, Eldorado, Evelyn, German, Godfrey, Gowan, Hoyle, Jamieson, Jessop, Kidd, Langmuir, Loveland, Macdiarmid, Macklem, Matheson, Murphy, Ogden, Price, Robb, Shaw, Thomas, Thornloe, Turnbull, and Wark, prepared by the Ministry of Revenue in 1972 and finally revised by the Assessment Review Court and certified by the regional registrar of the court are authorized,

for the purposes of the Act, as the last revised assessment rolls for those parts of the City. O. Reg. 192/73, s. 1.

2. The council of the City of Timmins may in the year 1973, by by-law passed before the adoption of the estimates for that year, levy in those parts of the city formerly the geographic townships of Adams, Blackstock, Bristol, Carman, Carscallen, Cody, Denton, Deloro, Eldorado, Evelyn, German, Godfrey, Gowan, Hoyle, Jamieson, Jessop, Kidd, Langmuir, Loveland, Macdiarmid, Macklem, Matheson, Murphy, Ogden, Price, Robb, Shaw, Thomas, Thornloe, Turnbull and Wark a sum not exceeding the rate of ten mills per dollar on the whole of the assessment for real property or on the whole of the business assessment, or on both, in those parts of the city according to the last revised assessment rolls for those parts of the City. O. Reg. 192/73, s. 2.

3. The amount of any levy under section 2 shall be deducted from the amount of the levy made under section 14 of the Act. O. Reg. 192/73, s. 3.

4. Subsection 4 of section 303 of *The Municipal Act* applies to levies made under this Regulation. O. Reg. 192/73, s. 4.

JOHN WHITE
*Treasurer of Ontario
 and Minister of Economics
 and Intergovernmental Affairs.*

Dated at Toronto, this 29th day of March, 1973.

(5262)

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THE AGRICULTURAL TILE DRAINAGE INSTALLATION ACT, 1972

O. Reg. 193/73.

General.
 Made—March 14th, 1973.
 Filed—April 2nd, 1973.

REGULATION MADE UNDER THE AGRICULTURAL TILE DRAINAGE INSTALLATION ACT, 1972

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "advanced course" means the advanced course of instruction prescribed in this Regulation, or any course equivalent thereto satisfactory to the Director;

(b) "Drainage Guide" means Publication No. 29 of the Ontario Ministry of Agriculture and Food entitled "Drainage Guide for Ontario";

(c) "machine" means a machine used in installing a drainage work;

(d) "primary course" means the primary course of instruction prescribed in this Regulation, or any course equivalent thereto satisfactory to the Director;

(e) "tile" means tile, pipe or tubing of any material used in the installation of a drainage work. O. Reg. 193/73, s. 1.

2.—(1) An application for a licence to carry on the business of installing drainage works shall be in Form 1.

(2) An application for a licence to be the operator of a machine used in installing drainage works shall be in Form 2.

(3) An application for a licence for a machine used in installing drainage works shall be in Form 3.

(4) An application for the renewal of a licence in Form 4, 5 or 6 that is or has expired shall be made in the form provided therefor by the Director. O. Reg. 193/73, s. 2.

3.—(1) A licence to carry on the business of installing drainage works shall be in Form 4.

(2) A licence to be the operator of a machine shall be in Form 5.

(3) A licence for a machine shall be in Form 6.

(4) A licence in Form 4, 5 or 6 expires with the 31st day of December of the year in which it is issued.

(5) A licence in Form 4 or 5 is not transferable. O. Reg. 193/73, s. 3.

4.—(1) The fee for a licence in Form 4 is,

(a) \$25 in the case of an applicant or licensee who installed not more than 300,000 feet; and

(b) \$50 in the case of an applicant or licensee who installed more than 300,000 feet,

of drainage work in the year preceding the year in respect of which the application is made.

(2) The fee for a licence in Form 5 is \$5.

(3) The fee for a licence in Form 6 is,

(a) \$100 in the case of a plough-type machine; and

(b) \$50 in the case of any other type of machine. O. Reg. 193/73, s. 4.

5.—(1) The Director may issue a temporary operator's licence to a person who is qualified to be a Class A or Class B machine operator.

(2) A temporary operator's licence,

(a) shall be in the form provided by the Director; and

(b) is valid for the period of twenty-eight days next following the date on which it is issued.

(3) No person shall be issued more than two temporary operator's licences in any year.

(4) The fee for a temporary operator's licence is \$2. O. Reg. 193/73, s. 5.

6. The following fees shall be paid in addition to the fees prescribed by sections 4 and 5:

1. For an operator's examination \$5.00

2. For an operator's change of class \$5.00

3. For the transfer of a machine licence . . . \$5.00

O. Reg. 193/73, s. 6.

7.—(1) The following classes of machine operator are established:

1. Class A.

2. Class B.

3. Class C.

(2) An operator,

(a) who is qualified,

(i) to operate and maintain the machine to be operated by him,

(ii) to set a system of grade control for the machine he operates,

(iii) to interpret drainage plans based upon topographic and profile surveys,

(iv) to implement a drainage work plan, and

(v) to advise on or carry out all other functions connected with the installation of a drainage work;

- (b) who has attended the primary and advanced courses and has passed the examinations therefor;
- (c) who was previously the holder of a licence as a Class B operator; and
- (d) who has had at least seven months previous experience in operating machines in the installation of drainage works,

is a Class A operator.

(3) An operator,

- (a) who is not qualified,
 - (i) to set up a system of grade control for the machine to be operated by him,
 - (ii) to interpret drainage plans based upon topographic and profile surveys, or
 - (iii) to implement a drainage work plan;
- (b) who is qualified,
 - (i) to operate and maintain the machine to be operated by him,
 - (ii) to maintain the grade control established for such machine, and
 - (iii) to carry out all other duties connected with the installation of a drainage work except the duties mentioned in clause a;

- (c) who has attended the primary course and has passed the examinations therefor;
- (d) who was previously the holder of a licence as a Class C operator; and
- (e) who has had at least three months previous experience in operating machines in the installation of drainage works,

is a Class B operator.

(4) An operator,

- (a) who is being trained to operate and maintain a machine; and
- (b) who has had at least sixty days previous experience in carrying out other duties connected with the installation of drainage works,

is a Class C operator. O. Reg. 193/73, s. 7.

8.—(1) A licence as a Class A operator is issued on the terms and conditions that, where a licensed Class B or Class C operator is operating a machine under his supervision,

- (a) he is present and in actual communication with the Class B operator at least once in every three-hour period; or
- (b) he is present with the Class C operator at all times.

(2) A licence as a Class B operator is issued on the terms and conditions that,

- (a) where the holder is operating a machine; or
- (b) where a Class C operator is operating a machine in the presence of the holder,

a licensed Class A operator is present and in actual communication with him at least once in every three-hour period.

(3) A licence as a Class C operator is issued on the terms and conditions that the holder,

- (a) shall operate a machine in the installation of a drainage work only in the presence of an operator licensed as a Class A or Class B operator; and
- (b) shall attend the primary course within one year from the date on which the licence was issued. O. Reg. 193/73, s. 8.

9. Where a change in ownership of a machine is made,

- (a) the licence therefor shall remain with the machine; and
- (b) Notice of Transfer in Form 7, and the prescribed transfer fee, shall be sent to the Director within ten days next following the date of transfer. O. Reg. 193/73, s. 9.

10. A licence in Form 4 is issued on the terms and conditions that,

- (a) the holder or a person employed by him on a full-time basis is licensed as a Class A operator or, where the holder is a corporation, it employs on a full-time basis an operator licensed as a Class A operator;
- (b) every person who operates a machine,
 - (i) is the holder of a licence in Form 5, and
 - (ii) complies with the terms and conditions on which the licence is issued; and

- (c) every machine used in installing drainage works is licensed in Form 6. O. Reg. 193/73, s. 10.

11.—(1) Every machine shall,

- (a) be capable of excavating a trench or laying tile to a grade that does not deviate from the grade established by the drainage work plan by more than,

(i) 15 per cent of the internal diameter of the tile where the diameter is eight inches or less, or

(ii) 10 per cent of the internal diameter of the tile, where the diameter exceeds eight inches; and

- (b) for the purpose of excavating trenches, be equipped with a wheel, chain or other device capable of excavating a trench that exceeds the diameter of the tile to be installed by at least six inches.

(2) For the purposes of subsection 1,

- (a) the grade deviation allowed by clause *a* is subject to the conditions that such deviations,

(i) occur on a gradual basis over a distance of not less than thirty feet, and

(ii) do not occur consecutively above and below the established grade within a distance of 100 feet; and

- (b) the trench width mentioned in clause *b* shall be measured at a level above the trench bottom equal to the diameter of the tile. O. Reg. 193/73, s. 11.

12. Where,

- (a) any matter arises for which this Regulation makes no provision; and

- (b) a recommendation respecting such matter is set out in the Drainage Guide,

the Director, in making his decision, may take notice of the recommendation or of any other generally recognized technical facts, information or opinions within his knowledge. O. Reg. 193/73, s. 12.

13.—(1) The Director may, at such times and in such places as he considers advisable, provide courses of instruction as follows:

1. A primary course that includes instruction and practice in one or more of the following:

- i. basic mathematics.
- ii. the calculation of grades and grade stake setting.
- iii. profile and differential levelling.
- iv. the use of topographic maps.
- v. drainage technology as contained in the Drainage Guide.

2. An advanced course that includes instruction and practice in one or more of the following:

- i. mathematics related to area and volume calculations.
- ii. topographic surveys and readings of topographic maps.
- iii. the reading of drainage plans and profiles.
- iv. field surveys.
- v. the installation of drainage works on the basis of recommendations in the Drainage Guide.

(2) Examinations shall be conducted at the end of a course under the supervision of the instructors. O. Reg. 193/73, s. 13.

14. In addition to the grounds for refusal to renew, suspension or revocation of licences mentioned in section 5 of the Act, the Director may refuse to renew or may suspend or revoke a licence in Form 4 or 5 if, after a hearing,

- (a) he is of opinion that any ground mentioned in section 4 of the Act for refusal to issue such licence exists;
- (b) he finds that the licensee has failed to comply with, perform or carry out any term and condition on which such licence was issued;
- (c) in the case of a person licensed as a Class A operator, the past performance of the licensee affords reasonable grounds for belief that the qualifications therefor do not exist; or
- (d) in the case of a person licensed as a Class B operator, the past performance of the licensee affords reasonable ground for belief that the qualifications therefor do not exist. O. Reg. 193/73, s. 14.

15.—(1) The Director shall, for the purposes of the 1973 licence year, issue a licence to any person who makes application therefor in accordance with the Act and this Regulation and pays the prescribed fee,

- (a) in Form 4 where the applicant carried on the business of installing drainage works;
- (b) in Form 5,
 - (i) as a Class A operator where the applicant operated a machine in the installation of drainage works for a period of not less than twelve months, and
 - (ii) as a Class B operator where the applicant operated a machine in the installation of drainage works for a period of not less than six months,

prior to the 31st day of December, 1972.

- (2) Every licence issued under subsection 1,
 - (a) expires with the 31st day of December, 1973; and
 - (b) shall in each year thereafter be renewed by the Director on application therefor and payment of the prescribed fee unless sooner suspended or revoked. O. Reg. 193/73, s. 15.

Form 1

The Agricultural Tile Drainage
Installation Act, 1972

APPLICATION FOR LICENCE TO
INSTALL DRAINAGE WORKS

To: The Director,
Agricultural and Horticultural Societies
Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
.....
.....

(name of corporation, partnership or person and if partnership, give names of all partners)

.....
(address)

applies for a licence to carry on the business of installing drainage works under *The Agricultural Tile Drainage Installation Act, 1972* and the regulations and in support of this application, the following facts are stated:

- 1. Name under which business is carried on
.....
- 2. Number of years engaged in the business of installing drainage works.....
- 3. Number of feet of drainage work installed in 197__ :.....
- 4. Description of machines used in installing drainage works:

MAKE	MODEL	YEAR
_____	_____	_____
_____	_____	_____
_____	_____	_____

- 5. The following machine operators engaged in the business or employed on a full-time basis by the applicant are licensed as Class A operators:

NAME	ADDRESS
_____	_____
_____	_____
_____	_____

- 6. The licence fee of \$.....accompanies this application.

Dated at....., this.....day of
..... 19...

.....
(signature of applicant)

.....
(title of official signing for a corporation)

Form 2

The Agricultural Tile Drainage Installation
Act, 1972

APPLICATION FOR LICENCE AS
A MACHINE OPERATOR

To: The Director,
Agricultural and Horticultural Societies
Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto.

.....
(name of applicant in full)

.....
(address)

applies for a licence to be the operator of a machine
used in installing drainage works under *The Agricul-
tural Tile Drainage Installation Act, 1972* and the
regulations and, in support of this application,
the following facts are stated:

- 1. I have operated machines in the installation of
drainage works for a period ofyears.
- 2. I have attended, and passed the examinations
therefor:
 - 1. The Primary Drainage Course ()
 - 2. The Advanced Drainage Course ()
 - 3. Other Drainage Courses, as follows:.....
.....
.....
- 3. I have held a licence as a
 - Class A operator.....; (yes or no)
 - Class B operator.....; (yes or no)
 - Class C operator..... (yes or no)
- 4. I am qualified to perform the duties prescribed
by the regulations for:
 - 1. A Class A operator ()
 - 2. A Class B operator ()

- 5. I will be operating and maintaining the follow-
ing types of machines:
.....
.....
- 6. The licence fee of \$5 accompanies this applica-
tion.
Dated at....., this.....day of
....., 19...

.....
(signature of applicant)

O. Reg. 193/73, Form 2.

Form 3

The Agricultural Tile Drainage Installation
Act, 1972

APPLICATION FOR MACHINE LICENCE

.....
(name of corporation, partnership or person and if
a partnership, give names of all partners)

.....
(address)

applies for a licence or licences for the machine or
machines described herein for use in installing
drainage works under *The Agricultural Tile Drainage
Installation Act, 1972* and the regulations.

1. Description of machines:

MAKE	MODEL	YEAR	SERIAL NO.
.....
.....
.....

2. The licence fee or fees of \$..... accompanies
this application.

Dated at....., this.....day of
....., 19...

.....
(signature of applicant)

.....
(title of official signing for
a corporation)

O. Reg. 193/73, Form 3.

Form 4*The Agricultural Tile Drainage Installation Act, 1972*

LICENCE TO INSTALL DRAINAGE WORKS

YEAR..... LICENCE NO.....

Under *The Agricultural Tile Drainage Installation Act, 1972* and the regulations, and subject to the limitations thereof, this licence is issued to.....

(name)

(address)

carrying on business as....., to carry on the business of installing drainage works.

This licence expires with the 31st day of December,

19...

Issued at Toronto, this.....day of.....,

19...

(Director)

O. Reg. 193/73, Form 4.

Form 5*The Agricultural Tile Drainage Installation Act, 1972*

MACHINE OPERATOR'S LICENCE

YEAR..... LICENCE NO.....

Under *The Agricultural Tile Drainage Installation Act, 1972* and the regulations, and subject to the limitations thereof, this licence is issued to.....

(name)

(address)

to operate machines used in installing drainage works as a Class.....operator.

This licence expires with the 31st day of December,

19...

Issued at Toronto, this.....day of.....,

19...

(Director)

O. Reg. 193/73, Form 5.

Form 6*The Agricultural Tile Drainage Installation Act, 1972*

MACHINE LICENCE

YEAR..... LICENCE NO.....

Under *The Agricultural Tile Drainage Installation Act, 1972* and the regulations, and subject to the limitations thereof, this licence is issued to.....

(name)

(address)

for use in installing drainage works of the machine described below:

MAKE

MODEL

YEAR

SERIAL NO.

This licence expires with the 31st day of December,

19...

Issued at Toronto, this.....day of.....,

19...

(Director)

O. Reg. 193/73, Form 6.

Form 7*The Agricultural Tile Drainage Installation Act, 1972*

NOTICE OF TRANSFER OF A MACHINE

To: The Director,
Agricultural and Horticultural Associations
Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto, Ontario.

Under *The Agricultural Tile Drainage Installation Act, 1972* and the regulations, I hereby give notice of the change of ownership of the machine described below:

LICENCE NO. MAKE MODEL YEAR SERIAL NO.

FROM.....
(signature of licensed owner)

To.....
(name of purchaser)

.....
(address of purchaser)

The transfer fee of \$5 accompanies this notice.

Dated at....., this.....day of

..... 19...
.....
(signature of purchaser)

O. Reg. 193/73, Form 7.

(5263) 16

THE RIDING HORSE ESTABLISHMENTS
ACT, 1972

O. Reg. 194/73.

General.

Made—March 14th, 1973.

Filed—April 2nd, 1973.

REGULATION MADE UNDER
THE RIDING HORSE ESTABLISHMENTS
ACT, 1972

GENERAL

INTERPRETATION

1. In this Regulation,

- (a) "horse stable" means a building, the whole or any part of which is used for the accommodation of horses in a riding horse establishment;
- (b) "pony" means a horse of a breed that, when mature, does not normally attain a height in excess of fifty-eight inches measured at the withers; and
- (c) "tack" includes all equipment of any kind customarily fitted to or placed on a horse.
O. Reg. 194/73, s. 1.

2.—(1) An application for a licence as an operator of a riding horse establishment shall be made to the Director and shall be in Form 1.

(2) A licence as an operator of a riding horse establishment shall be in Form 2.

(3) A licence as an operator of a riding horse establishment shall be issued annually for the period from the 1st day of April in the year of issue to the 31st day of March in the following year.

(4) The fee for a licence as an operator of a riding horse establishment is \$25. O. Reg. 194/73, s. 2.

3.—(1) The Director may issue a permit in Form 3 to the operator of a riding horse establishment to permit the absence of a horse or horses from a location noted on his licence.

(2) Every permit issued in Form 3 shall have written thereon the place in which the horse or horses will be located, the length of time during which the horse or horses will be absent and the name of the person who will be responsible for the care of the horse or horses during their absence.

(3) The Director may revoke a permit in Form 3 where,

- (a) the permit holder or responsible person mentioned in the permit causes or permits a horse to be located in a place not mentioned in the permit, to be absent for a greater length of time than is mentioned in the permit or does not exercise responsibility for the care of the horse or horses; or
- (b) any violation of the Act, this Regulation or any other Act relating to cruelty, maltreatment or neglect of animals takes place with respect to the horse or horses mentioned in the permit. O. Reg. 194/73, s. 3.

4.—(1) The Director may issue a permit in Form 4 for the transfer of possession of foals that are less than ninety days old.

(2) Every permit issued in Form 4 shall have written thereon the purpose for which possession of any foal to which the permit applies is being transferred and the name of the person to whom possession is to be transferred.

(3) The Director may revoke a permit in Form 4 where,

- (a) the permit holder transferred possession of a foal for a purpose or to a person not referred to in the permit;
- (b) in the opinion of the Director, any foals, possession of which is transferred, have as a result of such transfer been transported or accommodated in a manner that does not conform with the conditions referred to in section 5; or

- (c) the permit holder or any other person who subsequently has possession of the foals has been convicted of an offence against the Act, the regulations or any other Act relating to cruelty, maltreatment or neglect of animals.

(4) A permit in Form 4 expires with the 31st day of December in the year of issue. O. Reg. 194/73, s. 4.

5. Where a permit for the transfer of possession of foals is issued under section 4 and where, pursuant to such permit, foals are transported by any means within Ontario, the following requirements shall apply as a condition of such permit:

1. Every vehicle used for the transportation of foals shall be of sound construction and shall be properly maintained.
2. The floor of any stall or compartment of any vehicle in which foals are transported or of any ramp used in connection therewith shall be so constructed and maintained as to provide a surface free from any holes or cracks that are capable of causing injury to a foal.
3. Every stall or compartment of any vehicle used for the transportation of foals and every ramp used in connection therewith shall be free from any projections, holes or objects capable of causing injury to a foal.
4. Every stall or compartment of any vehicle used for the transportation of foals shall be supplied with amounts of clean material adequate to provide for safe footing for any foal or foals therein.
5. Where animals, other than foals that are less than ninety days old, are transported in the same vehicle as such foals, the vehicle shall be equipped with a well constructed internal barrier adequate to prevent such other animals from interfering with the foals.
6. Every stall or compartment of any vehicle used for the transportation of foals shall, during the time that it is so used, have an overhead covering adequate to prevent the direct entry of sun, rain, hail or snow into the stall or compartment.
7. Every person transporting a foal in any vehicle shall transport the foal to the person referred to in the permit without undue delay and shall supply the foal with adequate amounts of suitable feed and water at such intervals as may be necessary for the comfort and welfare of the foal. O. Reg. 194/73, s. 5.

6.—(1) Every riding horse establishment operator shall provide horse stables that are,

- (a) of sufficient size;
- (b) of sound construction; and
- (c) constructed and maintained,

to provide safe and comfortable accommodation for all horses in the establishment.

(2) Every riding horse establishment operator shall provide a yard or yards, properly fenced to safely confine horses, adequately drained and of sufficient size for the exercising of horses and shall maintain such yards and fences in a good condition, free from equipment, machinery, debris and refuse of all kinds and in a condition suitable for the exercising of horses.

(3) Every riding horse establishment operator shall provide, either on his own property or by agreement with the owner of other property, sufficient land for customers to ride horses having regard to the type of operation carried on by the operator.

(4) Subject to *The Line Fences Act*, every riding horse establishment operator shall ensure that every field from which horses may leave his premises and gain access to occupied lands or to any public road is properly fenced with a fence so constructed and maintained as to safely prevent horses from leaving his premises and the operator shall take all reasonable steps to ensure that all gates in such fences are kept closed except when in actual use.

(5) All floors in a horse stable shall be properly maintained and shall be so constructed and maintained as to,

- (a) provide a surface free from any holes, cracks or other conditions that are capable of causing injury to a horse; and
- (b) provide for adequate drainage.

(6) All ceilings and overhead supporting beams in horse stable shall be solid and of sufficient height to,

- (a) prevent injury to horses; and
- (b) permit horses, while standing, to stand in a normal posture at all times.

(7) All horse stables shall be so lighted as to permit effective observation of all horses at all times.

(8) All horse stables used for the accommodation of horses in a riding horse establishment shall be so ventilated as to prevent excessive heat and humidity.

(9) Every riding horse establishment operator shall provide a box stall on the premises of the establishment enclosed on all sides and located in a building capable of excluding wind, hail, rain and snow and having a minimum floor area of 100 square feet, no wall of which shall be less than nine feet in length. O. Reg. 194/73, s. 6.

7.—(1) Every riding horse establishment operator shall provide such stalls, partitions or other provisions for accommodation of horses as may be required to prevent injury to horses.

(2) Horses in a horse stable shall be so accommodated that each horse is accommodated in comfort with adequate room for the horse and an attendant.

(3) The partitions of a box stall shall be soundly constructed and shall extend from the floor to a height sufficient to prevent interference between horses in the stall and horses outside the stall.

(4) Every stall shall be maintained in a proper state of repair and free from any projections, holes or objects capable of causing injury to a horse. O. Reg. 194/73, s. 7.

8. All alleyways within a horse stable shall be of uniform width and shall be so maintained as to provide for,

(a) the safe movement of horses and attendants; and

(b) the proper transportation of feed and waste materials. O. Reg. 194/73, s. 8.

9. Where horses in a riding horse establishment are stabled in the same building as animals that are not horses, the building shall be so constructed as to prevent such other animals from entering the part of the building where the horses are stabled and to prevent the horses from entering the part of the building where the other animals are stabled. O. Reg. 194/73, s. 9.

10. Where horses are stabled in a box stall, no horse of any one of the following classes shall be stabled in the same box stall as a horse of any other of the following classes:

1. Weaned foals.
2. Yearlings.
3. Two-year old horses.
4. Horses older than two-year old horses.
5. Ponies.
6. Stallions. O. Reg. 194/73, s. 10.

11.—(1) A suitable area, separated from any area wherein horses are accommodated, shall be provided for the storage of tack.

(2) Every horse stable shall have adequate means of egress to the outside of the building, readily accessible to the part of the stable wherein horses are accommodated and large enough to provide for rapid evacuation of horses from the stable in the event of an emergency.

(3) Every riding horse establishment operator shall provide reasonable means of releasing horses in the event of fire occurring in or threatening any horse stable in which the horses are kept.

(4) No person shall smoke in any part of a horse stable in which horses are accommodated or in which there is stored feed or bedding of any kind.

(5) The operator of every riding horse establishment shall place in every part of a horse stable referred to in subsection 4 a sign stating "no smoking" in a location and of a size and type to be clearly visible to persons entering any such part of the horse stable.

(6) Every riding horse establishment operator shall supply and maintain in each horse stable in the establishment a fire extinguisher in good operating condition that is rated at least 2A by the Underwriters Laboratories of Canada. O. Reg. 194/73, s. 11.

12. Every operator of a riding horse establishment shall provide,

(a) such amounts of suitable feed and water to every horse in the riding horse establishment as are necessary to maintain every such horse in a state of good health; and

(b) amounts of suitable bedding material in every horse stable adequate to provide for the comfort of the horses therein. O. Reg. 194/73, s. 12.

13.—(1) Every riding horse establishment operator shall provide all utensils necessary for the proper handling of all food, water and waste materials in connection with the horses in the establishment and shall provide proper facilities for the storage of such feed.

(2) Every riding horse establishment operator shall provide all instruments, appliances and medicines necessary for the proper grooming, feeding, care and emergency treatment of horses in the establishment. O. Reg. 194/73, s. 13.

14.—(1) Where any tack used on a horse in a riding horse establishment interferes with the proper treatment of healing of any wound, disease or abnormal condition of the horse, the operator shall forthwith remove such tack and shall not allow or

cause or permit the placing of any tack on the horse so long as such tack would interfere with the proper treatment or healing of the wound, disease or abnormal condition.

(2) Where an inspector is of the opinion that any horse in a riding horse establishment is suffering from a wound, disease or abnormal condition that requires treatment by a veterinarian, the inspector shall so advise the operator of the riding horse establishment and the operator of the riding horse establishment shall,

- (a) arrange forthwith to have the horse examined by a veterinarian as soon as may be practicable; and
- (b) refrain from using the horse for riding until it has been examined and a veterinarian has approved in writing the use of the horse for riding.

(3) Where a veterinarian has examined a horse in a riding horse establishment and has advised the operator thereof that the horse is ill or injured and in his opinion is incapable of being so cured or healed as to live thereafter without suffering, the operator shall forthwith destroy the horse. O. Reg. 194/73, s. 14.

15.—(1) Every horse in a riding horse establishment shall be provided with as much exercise, grooming and rest as is necessary for its welfare.

(2) The operator of a riding horse establishment shall,

- (a) trim or cause to be trimmed the hooves of every horse in the establishment as often as is necessary to correct any condition of the hooves that interferes with the well-being of the horse; and
- (b) where a horse is shod, ensure that the shoes are properly fitted and properly maintained.

(3) Every operator of a riding horse establishment shall daily inspect or cause to be inspected, every horse in the establishment to ensure that the horses are maintained in a good state of health. O. Reg. 194/73, s. 15.

16.—(1) Every operator of a riding horse establishment shall maintain all mangers and utensils used for feed and water in the establishment, in a clean and sanitary condition and shall provide facilities for the storage of such utensils.

(2) Every operator of a riding horse establishment shall maintain all floors, walls and ceilings in every horse stable in the establishment free from accumulations of dirt or refuse.

(3) Every operator of a riding horse establishment shall,

- (a) remove all manure and soiled bedding material from every horse stable in the establishment as often as is necessary to keep the horse stable dry, clean and free of noxious fumes; and
- (b) where such manure or soiled bedding material is stored, store it in such a manner that horses are prevented from having access to it.

(4) Where manure and soiled bedding material is stored, the operator of the riding horse establishment shall remove the manure and soiled bedding material at least once a year.

(5) Every operator of a riding horse establishment shall thoroughly clean and disinfect all horse stables in the establishment at least once a year. O. Reg. 194/73, s. 16.

17. Where horses that are used or intended to be used in connection with a riding horse establishment are transported in any vehicle,

- (a) the vehicle shall be of sound construction, with adequate ventilation for horses and shall be properly maintained;
- (b) the floor of any stall or compartment of the vehicle or of any ramp used in connection therewith shall be so constructed and maintained as to provide a surface free from any holes or cracks that are capable of causing injury to a horse;
- (c) every stall or compartment of the vehicle and any ramp used in connection therewith shall be free from any projections, holes or objects capable of causing injury to a horse;
- (d) every stall or compartment of the vehicle shall be supplied with amounts of clean material adequate to provide for safe footing for any horse therein;
- (e) where animals other than horses are transported in the same vehicle, the vehicle shall be equipped with a well constructed internal barrier adequate to prevent such animals from interfering with the horses;
- (f) every stall or compartment of the vehicle shall, during the time that it is so used, have an overhead covering adequate to prevent the direct entry of sun, rain, hail or snow into the stall or compartment and of a height adequate to permit the horses therein to stand comfortably;

- (g) the exterior walls of the vehicle shall be solidly constructed and at least as high as the top of the withers of the tallest horse therein; and
- (h) the person transporting the horses shall transport them to their destination without undue delay and shall supply them with adequate amounts of suitable feed and water at such intervals as may be necessary for their comfort and welfare. O. Reg. 194/73, s. 17.

18.—(1) No horse in a riding horse establishment shall be ridden by any person except under the supervision of a responsible person of the age of sixteen years or over unless the operator of the establishment is satisfied that the person riding the horse is competent to ride without supervision.

(2) The operation of the business of a riding horse establishment shall at no time be left in the charge of any person who is,

- (a) under sixteen years of age; or
- (b) not competent to handle horses. O. Reg. 194/73, s. 18.

19. Every person who is the operator of a riding horse establishment shall maintain an accurate record of every occasion on which a horse is let out on hire for riding including the name and address of the person hiring the horse. O. Reg. 194/73, s. 19.

20. Every person who is the operator of a riding horse establishment shall maintain a record of every foal under ninety days of age that was foaled in the establishment and the record shall contain, in as accurate a form as may be practicable,

- (a) the date of birth of the foal;
- (b) the sex of the foal;
- (c) the colour and markings of the foal;
- (d) where the foal is sold or otherwise disposed of, the manner of sale or disposition, the person, if any, to whom the foal was sold or disposed of and the date on which the foal was sold or disposed of; and
- (e) where the foal is sold, the bill of sale for the foal. O. Reg. 194/73, s. 20.

Form 1

The Riding Horse Establishments Act, 1972

APPLICATION FOR LICENCE AS AN
OPERATOR OF A RIDING HORSE
ESTABLISHMENT

To: The Director,
Veterinary Services Branch,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto, Ontario.

.....
(name of applicant)

.....
(address)

applies for a licence as an operator of a Riding Horse Establishment under *The Riding Horse Establishments Act, 1972* and the regulations, and in support of this application the following facts are stated:

1. Location of Riding Horse Establishment(s)

.....
(lot) (concession)

.....
(township) (county)

2. Owner of establishment(s).....

Dated at....., this.....day of
....., 19....

.....
(signature of applicant)

O. Reg. 194/73, Form 1.

Form 2

The Riding Horse Establishments Act, 1972

LICENCE AS AN OPERATOR
OF A RIDING HORSE ESTABLISHMENT

Under *The Riding Horse Establishments Act, 1972* and the regulations, and subject to the limitations thereof, this licence is issued to:

.....
(name)

.....
(address)

to be the operator of a riding horse establishment.

.....
(location)

This licence expires with the 31st day of March, 19....

Fee \$.....

.....
Director, Veterinary
Services Branch

O. Reg. 194/73, Form 2.

Form 3

The Riding Horse Establishments Act, 1972

PERMIT TO PERMIT THE ABSENCE OF A HORSE OR HORSES FROM A LOCATION MENTIONED IN A RIDING HORSE ESTABLISHMENT OPERATOR'S LICENCE

Under *The Riding Horse Establishments Act, 1972* and the regulations, and subject to the limitations thereof, this permit is issued to:

.....
(name)

.....
(address)

to permit horses to be absent from a location noted on his licence. The horse or horses will be located

at.....
(location)

until.....
(length of time)

and.....will be
(name)

responsible for the care of the horse or horses during their absence.

Dated at Toronto, this.....day of....., 19....

.....
Director, Veterinary
Services Branch

O. Reg. 194/73, Form 3.

Form 4

The Riding Horse Establishments Act, 1972

PERMIT FOR THE TRANSFER OF POSSESSION OF FOALS THAT ARE LESS THAN NINETY DAYS OLD

Under *The Riding Horse Establishments Act, 1972* and the regulations, and subject to the limitations thereof, this permit is issued to:

.....
(name)

.....
(address)

to transfer possession of.....foals that are less than ninety days old to,

.....
(name)

.....
(address)

for the purpose of.....

Dated at Toronto, this.....day of....., 19....

.....
Director, Veterinary
Services Branch

O. Reg. 194/73, Form 4.

(5264) 16

THE WEED CONTROL ACT

O. Reg. 195/73.
General.
Made—March 14th, 1973.
Filed—April 2nd, 1973.

REGULATION MADE UNDER THE WEED CONTROL ACT

GENERAL

1.—(1) The plants named in the Schedule are designated as noxious weeds.

(2) In the Schedule,

- (a) "L." is an abbreviation for Linnaeus;
 - (b) "Mill." is an abbreviation for Miller;
 - (c) "Pers." is an abbreviation for Persoon;
 - (d) "Scop." is an abbreviation for Scopoli; and
 - (e) "spp." is an abbreviation for species.
- O. Reg. 195/73, s. 1.

2. An order issued by an inspector under section 11 of the Act shall be in Form 1. O. Reg. 195/73, s. 2.

3.—(1) No person shall transport farm produce containing noxious weeds or weed seeds on any public road or property, except in a manner that

prevents the escape of noxious weed seeds, or transport any such farm produce to a farm that is free from noxious weeds or weed seeds.

(2) No person shall transport soil, gravel or other substance containing noxious weeds or weed seeds except in a manner that prevents the weeds or weed seeds from being scattered during transportation or from being deposited on any land where the weeds or weed seeds may grow to maturity. O. Reg. 195/73, s. 3.

4.—(1) Noxious weeds shall be destroyed by means of,

- (a) covering the plants with mulch or other substances that prevent the growth of the plants or the ripening of their seeds;
- (b) pulling or otherwise removing the plants from the soil;
- (c) cutting the roots or stalks of the plants before the seeds have developed sufficiently to ripen after the cutting;
- (d) plowing or cultivating the soil in which the plants are growing; or
- (e) treating with a herbicide that causes the plants to be destroyed or prevents the growth of the plants or the ripening of their seeds.

(2) Where noxious weeds are destroyed in a manner mentioned in subsection 1 and the seeds have developed sufficiently to ripen, the seeds shall be destroyed in a manner mentioned in subsection 5.

(3) Where an inspector causes the destruction of noxious weeds, the destruction shall be in a manner mentioned in subsection 1 that is efficient and at a reasonable cost in the circumstances.

(4) Nothing in this section authorizes any use of a herbicide that is contrary to any other law in force in Ontario.

(5) Weed seeds shall be destroyed by means of,

- (a) removal to locations where the seeds are unable to germinate, or, if germination takes place, where the noxious weeds are unable to grow to maturity;
- (b) composting;
- (c) use as silage or other form of fodder in which the weed seeds are consumed by animals;
- (d) grinding or crushing; or
- (e) burning. O. Reg. 195/73, s. 4.

5. The circumstances and conditions under which an inspector may cause noxious weeds to be destroyed under section 13 or 15 of the Act are,

- (a) that the inspector is of the opinion,
 - (i) that propagation of the noxious weeds would be prevented or substantially reduced by reason of their destruction, and
 - (ii) except in the case of poison ivy and ragweed, that lands other than the lands on which the noxious weeds are growing are likely to be damaged by propagation of the noxious weeds;
- (b) that the inspector does not cause damage to the property more than is necessary for or incidental to entering upon lands and transporting the equipment used in the destruction of the noxious weeds; and
- (c) that in the destruction of noxious weeds in a growing crop, the inspector does not cause greater damage to the crop than is necessary for the economical and effective destruction of the noxious weeds. O. Reg. 195/73, s. 5.

6. Where the clerk of a municipality complies with section 7 of the Act and the municipality,

- (a) submits to the Minister on or before the 31st day of December in each year a statement certified by its clerk of the rate of pay and of all money paid as remuneration and travelling expenses to its inspector or inspectors during the year; and
- (b) has caused each of its inspectors to submit to the Minister a complete report of the inspector's work for the year,

the municipality shall be reimbursed for part of the money so expended in the amount of,

- (c) in the case of a county of regional Municipality, 50 per cent of the money so expended but not to exceed a total calculated on the basis of \$6 per thousand improved acres in the county or regional municipality as set out in the most recent Canadian census; and
- (d) in the case of a township in a territorial district, 50 per cent of the money so expended but not to exceed \$100. O. Reg. 195/73, s. 6.

7. Regulation 825 of Revised Regulations of Ontario, 1970 is revoked. O. Reg. 195/73, s. 7.

Schedule

ITEM	COMMON NAME	SCIENTIFIC NAME
1.	Bull thistle	Cirsium vulgare (Savi) Tenore
2.	Canada thistle	Cirsium arvense (L.) Scop.
3.	Chicory	Cichorium intybus L.
4.	Common barberry	Berberis vulgaris L.
5.	Common or European buckthorn	Rhamnus catharticus L.
6.	Dodder	Cuscuta spp.
7.	Field bindweed	Convolvulus arvensis L.
8.	Goat's-beard	Tragopogon spp.
9.	Johnson grass	Sorghum halpense (L.) Pers.
10.	Milkweed	Asclepias spp.
11.	Nodding thistle	Carduus spp.
12.	Poison ivy	Rhus radicans L.
13.	Ragweed	Ambrosia spp.
14.	Russian Knapweed	Centaurea repens L.
15.	Russian thistle	Salsola kali L., Salsola tragus L.
16.	Scotch thistle	Onopordum acanthium L.
17.	Sow-thistle, perennial, annual	Sonchus spp.
18.	Spurge, cypress	Euphorbia cyparissias L.
19.	Spurge, leafy	Euphorbia esula L.
20.	Tuberous vetchling	Lathyrus tuberosa L.
21.	Wild carrot	Daucus carota L.
22.	Wild garlic	Allium vineale L.
23.	Yellow rocket	Barbarea spp.

O. Reg. 195/73, Sched.

Form 1

The Weed Control Act

ORDER TO DESTROY NOXIOUS WEEDS
OR WEED SEEDS

To.....
(name of person in possession of land)

.....
(address)

* Copy to.....
(name of owner of land shown on assess-
ment roll)

.....
(address)

Under *The Weed Control Act* you are hereby
ordered to destroy the noxious weeds and weed

seeds, described as follows:.....

.....
(name of noxious weeds)

.....

located at.....
(lot or street number) (concession or street
name)

.....
(name of municipality)

not later than.....days from the
(number, not less than seven)

date of service of this order.

Dated at.....this....day of.....,19..

.....
(signature of weed inspector)

* Where the owner of the land is not named above,
a copy of the order shall be served upon the
person shown as the owner of the property on
the last revised assessment roll of the munici-
pality in which the property is located.

N.B. Subsection 5 of section 11 of *The Weed Control
Act* provides as follows:

(5) Where any person considers himself aggrieved
by an order served upon him, he may, within four
days after service of the order, appeal against the
order or any requirements of the order to the
chief inspector giving reasons for his objection to
the order.

The address of the chief inspector is:

Chief Inspector, The Weed Control Act,
Ministry of Agriculture and Food,
Parliament Buildings,
Toronto, Ontario.

O. Reg. 195/73, Form 1.

THE PLANNING ACT

O. Reg. 196/73.

Restricted Areas—Regional Municipality of York, Town of Markham.
Made—April 2nd, 1973.
Filed—April 2nd, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Paragraph 6 of section 2 of Ontario Regulation 104/72, as made by section 2 of Ontario Regulation 360/72, is revoked and the following substituted therefor:
6. Lots 1 to 8, both inclusive, the east half of Lot 9, and the whole of lots 14 to 31, both inclusive, in Concession VIII, except for the westerly 350 feet of lots 14 and 15, and except for those portions of lots 16 to 20, both inclusive, that lie between the east limit of King's Highway No. 48 and the west limit of the Canadian National Railway right-of-way, but not including in the latter exception those lands described in schedules 1 and 2 of Ontario Regulation 145/72, and except those parcels of land contained within Registered Plan RP 6230 for the Town of Markham.
2. Ontario Regulation 104/72, as amended by Ontario Regulations 145/72, 227/72, 276/72, 360/72, 491/72, 1/73 and 98/73, is further amended by adding thereto the following section:

25. Notwithstanding any other provisions of this Order, the lands described in Schedule 13 may be used for the erection of a second single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Minimum front yard	25 feet
Minimum side yard	10 feet
Minimum rear yard	25 feet
Minimum total floor area	one storey—1500 square feet one and one-half storeys—1650 square feet two storeys—1800 square feet

REQUIREMENTS FOR ACCESSORY BUILDINGS
AND STRUCTURES

1. Accessory buildings and structures shall be erected only in the rear yard and shall be at least two feet from the nearest lot line.

2. No accessory building or structure shall be used for human habitation. O. Reg. 196/73, s. 2.
3. Ontario Regulation 104/72, as amended by Ontario Regulations 145/72, 227/72, 276/72, 360/72, 491/72, 1/73 and 98/73, is further amended by adding thereto the following Schedule:

Schedule 13

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Markham in the Regional Municipality of York, formerly in the Township of Markham in the County of York, and being composed of part of Lot 16 in Concession VI of the said Town of Markham, more particularly described as follows:

Premising that the southerly limit of said Lot 16 has a bearing of north 73° east and relating all bearings herein thereto;

Beginning at a point in the southerly limit of said Lot 16 distant 1157.74 feet measured westerly therealong from the southeast corner of said Lot 16;

Thence north 8°58'50" west a distance of 1327.66 feet to an iron bar planted in the line of a post and wire fence marking the existing northerly limit of said Lot 16;

Thence south 72°57'30" west along the line of said fence forming the northerly limit of Lot 16, a distance of 220.27 feet to an iron bar planted;

Thence continuing south 72°9'10" west along the line of said fence marking the northerly limit of Lot 16, a distance of 300.04 feet to an iron bar planted;

Thence continuing south 73°21'30" west along the line of said fence marking the northerly limit of said Lot 16, a distance of 146.29 feet to a point;

Thence south 9° 9' 20" east a distance of 1323.26 feet to a point in the southerly limit of said Lot 16;

Thence north 73° east along the southerly limit of said Lot 16, a distance of 661.97 feet, more or less, to the place of beginning. O. Reg. 196/73, s. 3.

G. M. FARROW
*Director,
Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 2nd day of April, 1973.

THE CREDIT UNIONS ACT**O. Reg. 197/73.**

Incorporation.

Made—March 14th, 1973.

Filed—April 3rd, 1973.

**REGULATION MADE UNDER
THE CREDIT UNIONS ACT**

1. Regulation 142 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 446/71, is further amended by adding thereto the following section:

6. The fee for a certified copy of the by-laws of a credit union is \$10. O. Reg. 197/73, s. 1.

(5267)

16

THE PLANNING ACT**O. Reg. 198/73.**

Restricted Areas—County of Kent,

Township of Harwich.

Made—April 2nd, 1973.

Filed—April 5th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Sections 2 and 3 of Ontario Regulation 11/73 are revoked and the following substituted therefor:

APPLICATION

2. This Order applies to all lands within the Township of Harwich except for those lands covered by and described in the following by-laws: By-law No. 3739 as amended; By-law No. 3848 as amended; By-law No. 3867 as amended; By-law No. 4009A as amended; By-law No. 4073 as amended; By-law No. 4466; By-law No. 4621 as amended and By-law No. 4932, and, in the event that any of the foregoing by-laws are repealed and no new by-laws substituted forthwith therefor this Order shall apply without further notice to the lands covered by and described in such repealed by-law. O. Reg. 198/73, s. 1, *part*.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used within the area described in paragraph 2 except in accordance with the terms of this Order and By-law No. 1917 for the County of Kent, but nothing in this Order prevents the use of any land, building

or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Harwich prior to the day this Order comes into force. O. Reg. 198/73, s. 1, *part*.

Dated at Toronto, this 2nd day of April, 1973.

G. M. FARROW

*Director, Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

(5268)

16

THE PLANNING ACT**O. Reg. 199/73.**

Restricted Areas—County of Kent,

Township of Harwich.

Made—April 2nd, 1973.

Filed—April 5th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 11/73, as amended by Ontario Regulation 103/73, is further amended by adding thereto the following section:
7. Notwithstanding any other provisions of this Order, the land described in Schedule 1 may be used for a land fill site provided the following requirements are met:

ACCESSORY BUILDINGS

1. One accessory building incidental to the main use shall be permitted provided such accessory building does not exceed a floor area of 2900 feet and provided such building shall not be located closer than 300 feet from the centreline of a public road.
2. Maximum building height not to exceed 25 feet. O. Reg. 199/73, s. 1.
2. Ontario Regulation 11/73, as amended by Ontario Regulation 103/73, is further amended by adding thereto the following Schedule:

Schedule 1

All and singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Harwich in the County of Kent, more particularly described as follows:

1. That part of the southeasterly half of the northeasterly 200 acres of Lot 15 in Concession IV west of the Communication Road, more particularly described as being all that part of the said half lying northeasterly of the southwesterly limit of the Howard Drain and containing 53 acres, more or less;

2. That part of the northwest half of Lot 14 in Concession IV west of the Communication Road described as follows:

Beginning at the northerly angle of Lot 15;

Thence southeasterly along the northeasterly limit of Lot 15, 825 feet;

Thence southwesterly parallel with the northwesterly limit of Lot 15, 2970 feet, more or less, to what is known as the Howard Drain;

Thence in a northerly direction along said Howard Drain to the northwesterly limit of Lot 15;

Then northeasterly along said last-mentioned limit 2310 feet, more or less, to the place of beginning, containing by admeasurement 50 acres, more or less.
O. Reg. 199/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 2nd day of April, 1973.

(5269)

16

THE PLANNING ACT

O. Reg. 200/73.

Restricted Areas—County of Oxford,
Township of East Zorra.

Made—April 2nd, 1973.

Filed—April 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 5 of Ontario Regulation 44/73 is amended by striking out "and" at the end of clause *c*, inserting "and" at the end of clause *d* and adding thereto the following clause:

- (e) a gas company holding a franchise from the Township of East Zorra.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 2nd day of April, 1973.

(5270)

16

THE PLANNING ACT

O. Reg. 201/73.

Restricted Areas—Regional Municipality of
York, Town of Whitchurch-Stouffville.

Made—March 29th, 1973.

Filed—April 5th, 1973.

ORDER MADE UNDER THE PLANNING ACT

1. Section 24 of Ontario Regulation 101/72, as made by section 1 of Ontario Regulation 545/72, is revoked and the following substituted therefor:

24. Notwithstanding any other provisions of this Order, the lands described in schedules 12, 13, 14, 15 and 25 may each be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	35 feet
Minimum rear yard	40 feet
Minimum side yard	10 feet
Minimum floor area	1,100 square feet
Maximum lot coverage	not to exceed 15 per cent
Maximum height	not to exceed 35 feet

O. Reg. 201/73, s. 1.

2. Ontario Regulation 101/72, as amended by Ontario Regulations 281/72, 347/72, 403/72, 487/72, 545/72, 50/73, 101/73 and 105/73, is further amended by adding thereto the following sections:

31. Notwithstanding any other provisions of this Order, the lands described in schedules 23 and 24 may each be used for a single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum rear yard	75 feet
Minimum side yard	30 feet
Minimum floor area	1,100 square feet
Maximum height	not to exceed 35 feet

O. Reg. 201/73, s. 2, *part.*

32. Notwithstanding any other provisions of this Order, the lands described in Schedule 26 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	25 feet
Minimum rear yard	25 feet
Minimum side yard	25 feet
Minimum floor area	800 square feet
Maximum height	not to exceed 35 feet

O. Reg. 201/73, s. 2, *part.*

33. Notwithstanding any other provisions of this Order, the lands described in Schedule 27 may be used for one single-family dwelling and buildings and structures accessory thereto provided the requirements of section 6a and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

Minimum front yard	50 feet
Minimum rear yard	75 feet
Minimum side yard	28 feet
Minimum floor area	1,100 square feet
Maximum height	not to exceed 35 feet

O. Reg. 201/73, s. 2, *part.*

3. Ontario Regulation 101/72, as amended by Ontario Regulations 281/72, 347/72, 403/72, 487/72, 545/72, 50/73, 101/73 and 105/73, is further amended by adding thereto the following schedules:

Schedule 23

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, formerly in the Township of Whitchurch, in the County of York, and being composed of part of the west half of Lot 16 in Concession VII, containing by admeasurement 10.01 acres, more or less, more particularly described as follows:

Premising that the westerly limit of said Lot 16 has an assumed bearing of north 9° west and relating all bearings herein thereto;

Beginning at a point in the southerly limit of said Lot 16 where it is intersected by an old fence marking the westerly limit of the herein described parcel, the said point of intersection being distant 2,369 feet six inches, more or less, measured easterly along the southerly limit of said Lot, from the southwest angle thereof;

Thence north 9° west along the said old fence 1,346 feet five inches, more or less, to an old fence marking the northerly limit of said Lot 16;

Thence easterly along the old fence marking the northerly limit of said Lot, 327 feet;

Thence south 9° east, 1,344 feet six inches, more or less, to an iron pipe planted in the southerly limit of said Lot;

Thence south 73° 45' 30" west, along the last-mentioned limit 327 feet, more or less, to the place of beginning. O. Reg. 201/73, s. 3, *part.*

Schedule 24

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, and being composed of part of Lot 18 in Concession VII of the said Town, designated as parts 7, 8 and 9 of Reference Plan 65R-728 registered in the Registry Office for the Registry Division of York North. O. Reg. 201/73, s. 3, *part.*

Schedule 25

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville, in the Regional Municipality of York, and being composed of parts of the northwest quarter of Lot 20 in Concession VIII of the said Town, more particularly described as follows:

Premising that the northerly limit of said Lot 20 has a bearing of north 74° 00' east and relating all bearings herein thereto;

Beginning at a point in the northerly limit of the said Lot 20 being also the southerly limit of the road allowance between lots 20 and 21 in Concession VIII of the said Town at a point distant 860 feet and three-fourths of an inch measured easterly from the northwest angle of said Lot 20;

Thence south $17^{\circ} 17'$ east, 642 feet to a point in the existing southerly limit of the north half of Lot 20;

Thence north $73^{\circ} 58'$ east along the existing southerly limit of the north half of Lot 20, 75 feet to a point;

Thence north $17^{\circ} 17'$ west, 642 feet to a point in the southerly limit of the road allowance between lots 20 and 21 in Concession VIII of the said Town of Whitchurch-Stouffville;

Thence south 74° west along said road allowance 75 feet to the place of beginning. O. Reg. 201/73, s. 3, *part*.

Schedule 26

All and singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, formerly in the Township of Whitchurch in the County of York, and being composed of part of Lot 32 in Concession VIII, containing by admeasurement .69 acre, more or less, more particularly described as follows:

Premising that the easterly limit of that portion of the King's Highway known as No. 48 according to a plan registered in the Registry Office for the Registry Division of York North as Number 383 has an astronomic bearing of north $9^{\circ} 2' 10''$ west and relating all bearings herein thereto;

Beginning at a point which may be located as follows:

Beginning at the southwest corner of the said Lot 32;

Thence north $74^{\circ} 25' 45''$ east along the southerly limit of the said Lot a distance of 30.49 feet to the aforementioned easterly limit of the King's Highway No. 48;

Thence north $7^{\circ} 10' 50''$ west along the easterly limit of the King's Highway No. 48 a distance of 71.64 feet;

Thence north $11^{\circ} 39' 40''$ west continuing along the last-mentioned limit, 300.27 feet;

Thence north $9^{\circ} 2' 10''$ west still continuing along the last-mentioned limit, 632.5 feet;

Thence north $75^{\circ} 27'$ east, 662.2 feet;

Thence north $72^{\circ} 24'$ east, 103.72 feet;

Thence south $24^{\circ} 56' 30''$ east, 10.08 feet to the place of beginning, being also the most westerly corner of the herein described parcel of land;

Thence north $72^{\circ} 24'$ east, 43.49 feet to a survey monument;

Thence easterly on a tangential curve to the left having a radius of 95 feet an arc distance of 49.38 feet, chord equivalent being 48.35 feet on a bearing of north $57^{\circ} 30' 30''$ east;

Thence south $53^{\circ} 2' 10''$ east, 47.76 feet to a survey monument;

Thence north $82^{\circ} 16' 10''$ east, 117.74 feet to a survey monument;

Thence south $17^{\circ} 36'$ east, 97.68 feet to a survey monument;

Thence south $79^{\circ} 56' 30''$ east, 85.61 feet to a survey monument;

Thence south $11^{\circ} 30' 30''$ east, 57.22 feet to a survey monument;

Thence south $64^{\circ} 37' 20''$ west, 90.61 feet to a survey monument;

Thence north $51^{\circ} 37'$ west, 98.19 feet to a survey monument;

Thence north $47^{\circ} 49' 20''$ west, 150.45 feet to a survey monument;

Thence south $72^{\circ} 24'$ west, 78 feet to a survey monument;

Thence north $24^{\circ} 56' 30''$ west, 42 feet, more or less, to the place of beginning. O. Reg. 201/73, s. 3, *part*.

Schedule 27

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Town of Whitchurch-Stouffville in the Regional Municipality of York, and being composed of part of Lot 18 in Concession VII of the said Town, designated as parts 1, 2, 3, 4, 5 and 6 on Reference Plan 65R-728 registered in the Registry Office for the Registry Division of York North. O. Reg. 201/73, s. 3, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 29th day of March, 1973.

THE FARMS PRODUCTS MARKETING ACT

O. Reg. 202/73.

Grapes for Processing—Marketing.

Made—April 5th, 1973.

Filed—April 6th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1.—(1) Clause *a* of section 1 of Regulation 324 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(a) "grapes" means grapes produced in Ontario, except grapes used for any purpose other than processing by a processor;

(2) Clause *e* of the said section 1 is revoked and the following substituted therefor:

(e) "processor" means a person engaged in the business of processing grapes;

2. Section 3 of Regulation 324 of Revised Regulations of Ontario, 1970 is revoked.

3. Form 1 of Regulation 324 of Revised Regulations of Ontario, 1970 is revoked.

FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 5th day of April, 1973.

(5274) 16

THE ELDERLY PERSONS CENTRES ACT

O. Reg. 203/73.

General.

Made—April 4th, 1973.

Filed—April 6th, 1973.

**REGULATION MADE UNDER
THE ELDERLY PERSONS CENTRES ACT**

1. Subsection 2 of section 5 of Regulation 235 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 40/72, is revoked and the following substituted therefor:

(2) For the purposes of subsection 1, the cost to the municipality or approved corporation, as the case may be, of any land necessarily acquired in connection with the erection, extension or acquisition of a building or premises may be included as part of the capital cost. O. Reg. 203/73, s. 1.

2. Regulation 235 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

5a. The amount of a capital grant payable under subsection 1 of section 4 of the Act for furnishings or equipment in a centre shall be 30 per cent of the cost thereof as determined in Form 2. O. Reg. 203/73, s. 2.

3. Subsection 2, and subsection 3 as remade by section 3 of Ontario Regulation 40/72, of section 7 of Regulation 235 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(2) Subject to subsection 4, an application in Form 2 for the payment of any part of a grant under subsection 1 of section 4 of the Act for the erection, alteration, extension or renovation of a centre shall be accompanied by,

(a) a certificate of an architect or a professional engineer stating the progress made towards completion for occupancy of the new building or extension or towards the completion of the alterations or renovations, as the case may be;

(b) a report of an authorized officer of the municipality or the board of directors of the approved corporation, as the case may be, certifying that the amount of the payment together with any amount of the grant previously paid does not exceed the amount of the cost that has been incurred for which the grant is payable.

(3) In the case of an approved corporation payment of any part of a grant applied for under subsection 2 shall not be made until the Director is satisfied that the council of the municipality in which the building or premises is situate, or the council of that municipality together with the councils of one or more contiguous municipalities, has either directed payment to the approved corporation of a proportionate share of the required 20 per cent of the estimated total capital cost of the erection, alteration, extension or renovation or contributed to the approved corporation real or personal property, approved by the Minister, that is equivalent in value to at least a proportionate share of the required 20 per cent of the estimated total capital cost.

(4) Final payment of a grant for the erection, alteration, extension or renovation of a centre, or payment of a grant for the acquisition of a centre

under subsection 1 of section 4 of the Act shall not be made until,

(a) an authorized officer of the municipality or board of directors of the approved corporation operating the centre certifies,

(i) to the actual total cost to the corporation or the municipality, as the case may be, of the erection, alteration, extension, renovation or acquisition,

(ii) that the total of the unpaid accounts applicable to the cost of the erection, alteration, extension, renovation or acquisition does not exceed the amount of the grant remaining to be paid,

(iii) that the amount of the grant remaining to be paid will be applied first in payment of the unpaid accounts referred to in subclause ii,

(iv) that all refundable sales tax has been taken into account, and

(v) in the case of an approved corporation, that the council of the municipality in which the building or premises is situate, or the council of that municipality together with the councils of one or more contiguous municipalities, has directed payment to the corporation of an amount equal to at least 20 per cent of the amount referred to in subclause i, or contributed to the corporation real or personal property, approved by the Minister, that is equivalent in value to at least 20 per cent of the amount referred to in subclause i; and

(b) an architect or a professional engineer, in triplicate, in Form 3, certifies that the erection, alteration, extension, renovation or acquisition of the building or premises is completed in accordance with the plans or structural sketch approved by the Minister and that the building or premises is ready for use and occupancy as a centre. O. Reg. 203/73, s. 3.

4. Subsections 2, 3 and 4 of section 7a of Regulation 235 of Revised Regulations of Ontario, 1970, as made by section 3 of Ontario Regulation 117/71, are revoked and the following substituted therefor:

(2) Subject to subsections 3 and 4, the monthly amount to be paid under subsection 2 of section 4 of the Act shall be up to 50 per cent of the net

monthly expenditure by the municipality or approved corporation, as the case may be, determined in accordance with Form 4 and shall not exceed a maximum amount of \$6,250 for the approved corporation or municipality and \$1,250 for any approved centre maintained and operated by the municipality or corporation, as the case may be.

(3) In determining the maximum net monthly expenditure under subsection 2,

(a) the Director may average the expenditure for any approved centre by the municipality or approved corporation, as the case may be, over a twelve-month period ending the 31st day of December in each year;

(b) the cost of rent or the monthly amount repaid for principal and interest under a mortgage in respect of an approved centre for which a capital grant has been paid under subsection 1 of section 4 of the Act shall not be included. O. Reg. 203/73, s. 4.

5. Section 8 of Regulation 235 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 40/72, is revoked and the following substituted therefor;

8. A grant may be paid under section 5 of the Act to a municipality or to an approved corporation for costs of a program of services for elderly persons in an approved centre, but in no case shall the total grant under section 5 of the Act exceed \$15,000 for any approved centre during any twelve-month period ending on the 31st day of December. O. Reg. 203/73, s. 5.

6. Clause *e* of section 9 of Regulation 235 of Revised Regulations of Ontario, 1970, as remade by subsection 2 of section 6 of Ontario Regulation 40/72, is revoked and the following substituted therefor:

(e) furnish to the Director each year the financial statement of the centre for the immediately preceding calendar year together with a report of a licensed public accountant in the case of the approved corporation or of an auditor licensed and appointed in accordance with *The Municipal Act* in the case of the municipality stating whether in his opinion,

(i) he has received all the information and explanations he has required,

(ii) the financial statement is in accordance with the books and records of the centre and the approved corporation, and

(iii) the financial statements have been prepared in accordance with generally accepted accounting principles applied on a basis consistent with that of the preceding calendar year,

and such other financial and statistical information as the Director may require.

- 7.—(1) Item 1a of Schedule 2 to Regulation 235 of Revised Regulations of Ontario, 1970, as made by subsection 1 of section 2 of Ontario Regulation 346/72, is revoked and the following substituted therefor:
- 1a. Ad Hoc Committee of Official and Voluntary Services, 23 Burritt Road, Scarborough
- 1b. Avenue Road Lions Club Senior Citizens' Day Care Centre, 396 Melrose Avenue, Toronto
- (2) Items 4c and 4d of the said Schedule 2, as made by section 1 of Ontario Regulation 501/72, are revoked and the following substituted therefor:
- 4c. Counselling Services to Elderly Persons, 22 Wellesley Street East, Toronto
- 4d. The Creative Living Centre for Senior Citizens, 4700 Bathurst Street, Toronto
- 4e. Dixon Hall, 85 Sumach Street, Toronto
- 4f. East York Meals-on-Wheels, Leaside Branch, 115 Bessborough Drive, Toronto
- (3) Item 9b of the said Schedule 2, as made by subsection 2 of section 2 of Ontario Regulation 521/71, is revoked and the following substituted therefor:
- 9b. Meals Here and There—East York Branch, 93 First Avenue, Toronto
- 9c. Meals-on-Wheels, Mount Dennis- Weston Area, 1 King Street, North York (Weston)
- 9d. Niagara Falls Senior Citizens' Recreation Centre, 1645 Morrison Street, Niagara Falls
- 9e. North York Central Meals-on-Wheels, 16 Woodthrush Court, Willowdale
- (4) Items 18b and 18c of the said Schedule 2, as made by section 2 of Ontario Regulation 67/73, are revoked and the following substituted therefor:
- 18b. Transportation for the Disabled, 24 Rolph Road, Toronto
- 18c. United Jewish Welfare Fund of Toronto Elderly Persons Centre, 150 Beverly Street, Toronto

- 18d. Valleyview Senior Citizens Centre, Elysian Street, St. Thomas
- 18e. Volunteer Centre of Metropolitan Toronto, Suite 207, 344 Bloor Street West, Toronto
- 18f. West Toronto Meals-on-Wheels, 10 High Park Gardens, Toronto
- (5) The said Schedule 2 is amended by adding thereto the following items:
- 12a. St. Luke's United Church-Meals-on-Wheels, 353 Sherbourne Street, Toronto
-
- 16a. Senior Citizens' Service—People on Wheels, 21 Blackthorn Avenue, Toronto
-
- 17a. Spadina-Bloor Interchurch Council—Senior Citizens' Outreach, 300 Bloor Street West, Toronto
- 17b. Special Guides and Summaries for Older People—Community Information Centre of Metropolitan Toronto, 110 Adelaide Street, East, 4th Floor, Toronto
- 17c. Summer Centre for Seniors, 87 Braemar Avenue, Toronto
8. Form 1 of Regulation 235 of Revised Regulations of Ontario, 1970, as amended by section 6 of Ontario Regulation 117/71, is revoked and the following substituted therefor:

Form 1

The Elderly Persons Centres Act

APPLICATION FOR A CAPITAL GRANT

1. The.....
(name of municipality)
-
(address)
- OR:
- The.....
(name of corporation)
-
(address)
- incorporated without share capital and with objects of a charitable nature on.....
(date)
- 19....

hereby applies for a capital grant under sub-section 1 of section 4 of *The Elderly Persons Centres Act* in respect of the:

(check (✓) where applicable)

- ☐ erection
- ☐ alteration
- ☐ extension
- ☐ renovation
- ☐ acquisition
- ☐ furnishing and equipping

of a building(s) or premises for use as a centre,

(a) known or to be known as
.....
(name of centre)

(b) situated or to be situated at
.....; and

(c) consisting or to consist of.....building(s).

2. The estimated capital cost of the Centre is as follows:

- (a) for the building(s) or premises \$.....
- (b) for land, where applicable.... \$.....
- (c) for equipment or furnishings.. \$.....
- TOTAL..... \$.....

3. The applicant intends to finance this cost in the following manner:

- (a) from the funds of the applicant \$.....
- (b) (see note 1)

(i) grant from municipality or municipalities (at least 20 per cent of cost)..... \$.....

(ii) contribution from municipality or municipalities of real or personal property, approved by the Minister, that has a value of (at least 20 per cent of cost)..... \$.....
- (c) provincial grant (30 per cent of cost)..... \$.....
- (d) TOTAL CAPITAL COST..... \$.....

4. The applicant expects that the building(s) or premises will be ready for use as a centre on or about the day of
19.... (see note 2)

Dated at.....

this day of
....., 19...

.....
(signature of authorized officer of the municipality or Corporation)

NOTES:

1. To be completed only in the case of an application by a corporation other than a municipality.
2. Not applicable when application is for furnishings and equipment only.

O. Reg. 203/73, s. 8.

9.—(1) Item 1 of Part I of Form 2 of Regulation 235 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

TO BE USED FOR FURNISHINGS AND EQUIPMENT OR WHERE THE APPROVED CAPITAL PROJECT IS COMPLETED

1. Name of Centre.....
Address.....

The capital grant applied for is in respect of:

- (a) ☐ erection;
- ☐ alteration;
- ☐ extension;
- ☐ renovation;
- ☐ acquisition; or
- ☐ furnishing and equipping,

of a building or premises for use as a centre costing..... \$.....

- (b) cost of equipment and furnishings..... \$.....
- (c) cost of land, where applicable. \$.....
- (d) TOTAL CAPITAL COST..... \$.....

- (2) Clause *a* of item 2 of Part I of the said Form 2 is revoked and the following substituted therefor:
- (a) Total capital cost shown is clause *d* of item 1. \$
- (3) Clause *b* of item 4 of Part I of the said Form 2 is revoked and the following substituted therefor:
- (b) The total capital cost is as shown in clause *d* of item 1 and clause *a* of item 2 above;
- (4) Items 1 and 2 of Part II of the said Form 2 are revoked and the following substituted therefor:

TO BE USED WHERE THE APPROVED CAPITAL PROJECT IS NOT COMPLETE

1. Name of Centre.
- Address.

The capital grant applied for is in respect of:

- ☐ erection;
- ☐ extension;
- ☐ alteration; or
- ☐ renovation

of a building or premises to be used as a centre costing. \$

2. Calculation of capital grant:

- (a) Estimated capital cost. \$
- (b) (see note 1)

The municipality (municipalities) of.

.

.

.

has (have)

(indicate which)

- ☐ directed payment to the corporation of the amount of. \$
- ☐ contributed or directed contribution of by by-law of the corporation, real or personal property, approved by the Minister, that has a value of. \$

- (c) Estimated total provincial grant (30 per cent of the amount shown in clause *a* of item 2) . . . \$
- (d) Payment applied for in this application (any part of amount shown in clause *c*). \$

10. Item 1 as remade by subsection 1 of section 7 of Ontario Regulation 40/72, and item 2 of Form 3 of Regulation 235 of Revised Regulations of Ontario, 1970, are revoked and the following substituted therefor:

1. That I have personally and carefully inspected the building(s) or premises,

(check (✓) one)

- ☐ erected ☐ altered
- ☐ extended ☐ acquired
- ☐ renovated

and equipped by.
(name of municipality or
. for use as a centre.
corporation)

2. That the Centre, consisting of. . . building(s) is completed and ready for use and occupancy.

11. Part II of Form 4 of Regulation 235 of Revised Regulations of Ontario, 1970, as made by section 9 of Ontario Regulation 117/71, is revoked and the following substituted therefor:

PART II

COMPUTATION OF PROVINCIAL SUBSIDY

Provincial subsidy is an amount that does not exceed the lesser of,

- (a) 50 per cent of item 9 above. \$
- or
- (b) \$1,250 x. \$
(number of months
in current period)

Amount claimed. \$

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ONTARIO

NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Final Report of the Royal Commission on Book Publishing "Canadian Publishers & Canadian Publishing"	
Soft cover	\$ 3.75
Hard cover	5.00
Final Report of the Commission on Post-Secondary Education in Ontario "The Learning Society" (March 1973)	2.50
Mobile Homes in Ontario—Construction & Costs (1973)	2.00
Mobile Home Park Survey— Interviews with Managers (1973)	1.00
The Landlord & Tenant Act (February, 1973)	.75
The Consumer Protection Act (February, 1973)	1.25

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238



TORONTO, SATURDAY, APRIL 28th, 1973

The ONTARIO GAZETTE

Published by Authority
University of Toronto
Library,
Serials Department,
Toronto 181, Ontario.

Proclamations

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

To: DR. OMOND SOLANDT

GREETING:

PROCLAMATION

WHEREAS Proclamation was issued on the twenty-first day of June in the year of Our Lord one thousand nine hundred and seventy-two, appointing you the said Dr. Omond Solandt to be Our sole Commissioner to inquire into the transmission of power from Nanticoke to Pickering and to make recommendations thereon for the information and consideration of the Provincial Secretary for Resources Development on or before the 15th day of September, 1972;

AND WHEREAS it is deemed desirable to extend the terms of reference as set out in the said Proclamation to include an examination of the proposed route of hydro transmission facilities between Oshawa and Lennox;

WE DO HEREBY ORDER that the the said terms of reference of the Solandt Commission be extended as follows:

- (i) to inquire into the most appropriate route or routes for the transmission of power to the Toronto load centre from Ontario Hydro's existing Lennox Generating Station and proposed stations at Wesleyville and Bowmanville. This study will include the entire area between Napanee and Oshawa, and will give

particular consideration to social and environmental as well as economic factors;

- (ii) in the achievement of the foregoing the Commission should, following public submission to the Commission of the Ontario Hydro report resulting from the studies of this area presently being undertaken by Ontario Hydro and Commonwealth Associates, Inc., and which involve public participation, provide full opportunity for all interested individuals and organizations to discuss their views with the Commission. To ensure the attainment of this objective, the Commission should at that time invite written briefs and hold public hearings, under the terms of the Public Inquiries Act;

- (iii) further, but not to the exclusion of other matters, the Commission is to study and make recommendations on:

- the design of surface installations such as towers, transforming stations, etc.;
- policies for multiple use of the transmission corridor;
- ecological practices for maintaining the transmission corridor;
- alternative methods for determining the routing of further transmission corridors; and
- other policies, such as land-use planning, which might have a bearing on future routings of transmission corridors.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent, and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS
MACDONALD, A Member of Our Privy Council
for Canada, Upon whom has been conferred Our

TORONTO

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-first day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5363)

17

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February, 1972, and prorogued on the fifteenth day of December, 1972, intituled "The Agricultural Tile Drainage Installation Act, 1972" being Chapter 38 of the Statutes of Ontario, 1972, it is enacted by Section 16 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Monday, the second day of April, 1973, as the day on which the said Act intituled "The Agricultural Tile Drainage Installation Act, 1972", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5364)

17

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February, 1972, and prorogued on the fifteenth day of December, 1972, intituled "The Riding Horse Establishments Act, 1972", being Chapter 59 of the Statutes of Ontario, 1972, it is enacted by Section 20 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this

Our Royal PROCLAMATION hereby Name Monday, the second day of April, 1973, as the day on which the said Act intituled "The Riding Horse Establishments Act, 1972", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5365)

17

(Great Seal of Ontario) W. R. MACDONALD
PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February, 1972, and prorogued on the fifteenth day of December, 1972, intituled "The Weed Control Amendment Act, 1972", being Chapter 39 of the Statutes of Ontario, 1972, it is enacted by Section 9 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Monday, the second day of April, 1973, as the day on which the said Act intituled "The Weed Control Amendment Act, 1972", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5366)

17

(Great Seal of Ontario) W. R. MACDONALD
PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February,

1972, and prorogued on the fifteenth day of December, 1972, intituled "The Highway Traffic Amendment Act, 1972" it is enacted by Section 2 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Monday, the second day of April, 1973, as the day on which the said Act intituled "The Highway Traffic Amendment Act, 1972", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5367)

17

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February, 1972, and prorogued on the fifteenth day of December, 1972, intituled "The Milk Amendment Act, 1972 (No. 2)", being Chapter 162 of the Statutes of Ontario, 1972, it is enacted by Section 12 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Sunday, the first day of April, 1973, as the day on which the said Act intituled "The Milk Amendment Act, 1972 (No. 2)", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all other whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

JAMES W. SNOW,
Minister of Government Services.

(5368)

17

(Great Seal of Ontario)

W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO: His Honour Judge Harry Waisberg, County Court of the Judicial District of York,

GREETING:

PROCLAMATION

WHEREAS in and by an Act entitled "The Public Inquiries Act, 1971", it is enacted that whenever Our Lieutenant Governor in Council deems it expedient to cause inquiry to be made concerning any matter connected with or affecting the good government of Ontario or the conduct of any part of the public business thereof or of the administration of justice therein and such inquiry is not regulated by any special law, he may, by Commission appoint one or more persons to conduct such inquiry and may confer the power of summoning any person and requiring him to give evidence on oath and to produce such documents and things as the Commissioner or Commissioners deems requisite for the full investigation of the matters into which he or they are appointed to examine;

AND WHEREAS Our Lieutenant Governor in Council of Our Province of Ontario deems it expedient to cause inquiry to be made concerning the matters hereinafter mentioned;

NOW KNOW Ye that We, having and reposing full trust and confidence in you, the said Judge Harry Waisberg of the County Court of the Judicial District of York, DO HEREBY APPOINT you to be Our sole Commissioner to investigate and inquire into the activities, practices and conduct in the operations, relationships and commercial affairs to those persons, firms, corporations and organizations engaged in the plastering, lathing, dry-walling, concrete forming and allied sectors of the building industry in Metropolitan Toronto, Hamilton, Ottawa, and such other areas as the Commission may deem necessary as a result of its investigation, and to report to the Lieutenant Governor in Council on the possibility of any unlawful activities that may exist or may have taken place and to make such recommendations in regard to those matters as the Commissioner may deem fit;

AND WE DO HEREBY ORDER that Part III of the said Act entitled "The Public Inquiries Act, 1971" shall apply to the aforementioned Inquiry;

AND WE DO HEREBY FURTHER ORDER that all Our Ministries, boards, commissions, agencies and committees shall assist you, Our said Commissioner, to the fullest extent and that, in order to carry out your duties and functions, you shall

have the authority to engage such counsel, investigators and other staff as you deem proper, at the rate of remuneration and reimbursement to be approved by the Management Board of Cabinet;

TO HAVE, HOLD AND ENJOY the said Office and authority of Commissioner for and during the pleasure of Our Lieutenant Governor in Council for Our Province of Ontario.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made Patent, and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province, this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

BY COMMAND

JAMES W. SNOW,
Minister of Government Services.

(5369)

17

(Great Seal of Ontario) W. R. MACDONALD

PROVINCE OF ONTARIO

ELIZABETH THE SECOND, by the Grace of God of the United Kingdom, Canada and Her other Realms and Territories Queen, Head of the Commonwealth, Defender of the Faith.

TO ALL TO WHOM THESE PRESENTS SHALL COME,

GREETING:

PROCLAMATION

WHEREAS by an Act passed at the Second Session of the twenty-ninth Legislature of Ontario convened on the twenty-ninth day of February, 1972, and prorogued on the fifteenth day of December, 1972, intituled "The McMichael Canadian Collection Act, 1972", being Chapter 134 of the Statutes of Ontario, 1972, it is enacted by Section 20 thereof that the said Act shall come into force on a day to be named by Our Lieutenant Governor by His Proclamation;

AND WHEREAS it has appeared expedient that a Proclamation should now issue bringing the said Act into force;

NOW THEREFORE KNOW YE that, having taken the premises into Our Royal consideration, We, by and with the advice of Our Executive Council of Our Province of Ontario and in the exercise of the power in US vested in this behalf by the said Act or otherwise howsoever, Do, by this Our Royal PROCLAMATION hereby Name Monday, the second day of April 1973, as the day on which the said Act intituled "The McMichael Collection Act, 1972", shall come into force.

OF ALL WHICH PREMISES all Our loving subjects and all others whom it doth or may in anywise concern are hereby required to take notice and govern themselves accordingly.

IN TESTIMONY WHEREOF We have caused these Our Letters to be made patent and the Great Seal of Our Province of Ontario to be hereunto affixed.

WITNESS:

THE HONOURABLE WILLIAM ROSS MACDONALD, A Member of Our Privy Council for Canada, Upon whom has been conferred Our Canadian Forces Decoration, A Colonel in Our Canadian Armed Forces Supplementary Reserve and One of Our Counsel Learned in the Law, Doctor of Laws, LIEUTENANT GOVERNOR OF OUR PROVINCE OF ONTARIO,

at Our City of Toronto in Our said Province this twenty-eighth day of March in the year of Our Lord one thousand nine hundred and seventy-three and in the twenty-second year of Our Reign.

JAMES W. SNOW,
Minister of Government Services.

(5370)

17

Appointments

His Honour the Lieutenant Governor has been pleased to make the following appointments under their respective Acts:

The Audit Act:

Groom, William Stewart, B.A., M.B.A., C.A., Assistant Provincial Auditor, to be appointed as Provincial Auditor, effective from the 1st day of February, 1973.

Scott, F. Norman, C.A., Director of Expenditure Audit, Office of Provincial Auditor, to be appointed as Assistant Provincial Auditor, effective from the 15th day of February, 1973.

The Bailiffs Act:

Walker, Ronald, to be appointed as a bailiff in and for the Judicial District of York, effective from the 1st day of April, 1973.

The County Courts Act:

Macrae, William, of the City of Toronto, Ontario, who reached the retirement age of 65 years on December 2, 1972, be re-appointed as County Court Clerk in and for the Judicial District of York for a further period commencing on the 28th day of April, 1973 and ending on the 31st day of December, 1973.

The Crown Attorneys Act:

Bayly, John, of the Hamlet of Nashville, Ontario, to be appointed as a full-time Assistant Crown Attorney in and for the District of Thunder Bay, effective from the 26th day of March, 1973.

Bracken, John Knutson, of the Town of Timmins, Ontario, to be appointed as a part-time Assistant Crown Attorney in and for the District of Cochrane, effective from the 1st day of February, 1973.

Budzinsky, Lloyd Michael, of the City of Toronto, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the County of Peel, effective from the 19th day of March, 1973.

Cunningham, Iain S., of Willowdale, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 26th day of March, 1973.

Douglas, Norman S., of the City of Sault Ste. Marie, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the District of Algoma, effective from the 26th day of March, 1973.

Forsyth, Frederick L., of the Town of Mississauga, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the Judicial District of York, effective from the 26th day of March, 1973.

McLean, Donald Gordon, of the City of Hamilton, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the County of Wentworth, effective from the 1st day of March, 1973.

Ormston, Edward F., of the City of Vanier, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the Regional Municipality of Ottawa-Carleton, effective from the 26th day of March, 1973.

Stewart, James M., of the City of Sudbury, Ontario, to be appointed as a Full-time Assistant Crown Attorney in and for the District of Sudbury, effective from the 26th day of March, 1973.

Weylie, Wallace J. D., of the City of Kitchener, Ontario, to be appointed as a part-time Assistant Crown Attorney in and for the County of Waterloo, effective from the 1st day of March, 1973.

The Judicature Act:

Honey, His Honour Russell Clayton, Judge of the County and District Courts of the Counties and Districts of Ontario, to be appointed as Local Master of the Supreme Court of Ontario, effective from the 8th day of March, 1973.

The Justices of the Peace Act:

Armishaw, William Arthur, of the Town of Bracebridge, Ontario, to be appointed as a Justice of the Peace in and for the District of Muskoka.

Burrowes, Charles Ryder, of the Town of Blind River, Ontario, a Justice of the Peace in and for the District of Algoma, to be extended to include the Province of Ontario.

Charette, Joseph Napoleon, of the Hamlet of Alban, Ontario, a Justice of the Peace, to be appointed as a Full-time Justice of the Peace in and for the Province of Ontario at Sudbury, Ontario, effective from the 16th day of December, 1972.

Hodgson, Franklin Oliver, of the Village of Haliburton, Ontario, a Justice of the Peace in and for the County of Victoria and Provisional County of Haliburton, to be extended to include the Province of Ontario.

Laine, Arvi Ensio, of the Village of Schumacher, Ontario, to be a Justice of the Peace in and for the Province of Ontario.

MacNab, Bruce Campbell, of the Town of Milton, Ontario, to be a Justice of the Peace in and for the County of Halton.

Manor, John David, of the Police Village of Orleans, Ontario, a Justice of the Peace in and for the Judicial District of Ottawa-Carleton, to be extended to include the Province of Ontario.

Pitts, Stanford Roland, of the Town of Lindsay, Ontario, a Justice of the Peace in and for the County of Victoria and Provisional County of Haliburton, to be extended to include the Province of Ontario.

Russell, John Frederick, of the Town of Napanee, Ontario, to be appointed as a Justice of the Peace in and for the Province of Ontario.

Shaughnessy, Mrs. Phyllis Marguerite, of the City of Peterborough, Ontario, to be appointed as a Justice of the Peace in and for the County of Peterborough.

Tremaine, George Henry, of the Town of Walkerton, Ontario, a Justice of the Peace in and for the County of Bruce, to be extended to include the Province of Ontario.

The Public Service Act:

Spence, George Hackland, Civil Servant, to be appointed as Special Advisor to the Provincial Auditor, with the rank and status of a Deputy Minister, effective from the 1st day of February, 1973, to the 31st day of March, 1973.

The Sheriffs Act:

Harris, Joseph Russell, who reached the retirement age of sixty-five years on the 15th day of December, 1968, be re-appointed as Sheriff in and for the Judicial District of Niagara South for a further period commencing on the 15th day of December, 1972 and ending on the 31st day of March, 1973.

Taylor, Lloyd E., of the City of Welland, Ontario, to be appointed as Sheriff in and for the Judicial District of Niagara South, effective from the 2nd day of April, 1973, in room and stead of Mr. J. R. Harris, retired.

The Small Claims Courts Act:

Farrow, John Arthur, of the Town of Richmond Hill, Ontario, to be appointed as Bailiff of the Third Small Claims Court, Judicial District of York, at Richmond Hill, Ontario, in the room and stead of Mr. L. C. Price, deceased.

Snyder, Peter Warren, of the City of St. Catharines, Ontario, to be appointed as a Clerk of the Second Small Claims Court of the Judicial District of Niagara North at St. Catharines, Ontario, in the room and stead of Mr. E. L. Snyder, resigned.

Wellington, William Bigelow, of the Village of Fonthill, Ontario, to be appointed as Clerk and Bailiff of the First Small Claims Court of the Judicial District of Niagara South at Welland, Ontario, in the room and stead of Mr. Lloyd E. Taylor, resigned.

The Surrogate Courts Act:

Honey, His Honour Russell Clayton, Judge of the County and District Courts of the Counties and Districts of Ontario, to be appointed as Surrogate Court Judge in and for the County and District Courts of the Counties and Districts of Ontario, effective from the 8th day of March, 1973.

The Notaries Act:

SOLICITOR

Abols, Gesta Janis, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Anderson, Robert John, of the City of Stratford, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Borenstein, Harry Jack, of the Police Village of Thornhill, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Bowman, Ronald Lloyd, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Brady, John Francis, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Braithwaite, Stephen Dennis James, of the City of Guelph, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Brisbin, David Lorne, of the City of Hamilton, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Burke, James John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Carr, Ronald Elliot, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cavaluzzo, Paul Joseph James, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Clarke, Stephen Robert, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Coffey, John Donaldson, of Willowdale, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cohen, Stephen Stanley, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Comartin, Joseph John, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cornfield, David Allan, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

D'Andrea, Frank Marc, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Di Cecco, Lorenzo Ettore, of the Town of Richmond Hill, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ellyn, Igor, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Galway, Patrick James, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Glober, Saul Isaac, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Greenberg, Harry, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Grubner, Aaron Samuel, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Halford, Clyde Derrick, of the City of Hamilton, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Humenik, Larry Steven, of the City of Hamilton, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hynes, David Lloyd, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Johnston, Richard Tay, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kasman, Sheldon, of Downsview, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kay, Robert Calman, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kirby, John Arthur, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Klowak, Miss Gloria Rieta, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kratzmann, Peter Helmuth, of Don Mills, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kusano, Roy Kazuo, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lambert, Jack Stephen, of Willowdale, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lawrie, Robert George, of the Town of Mississauga, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lockington, William Stewart, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Logan, Robert Charles, of the City of Cambridge, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lorenz, Bruce John Michael, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

MacColl, Arthur, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Macklin, Paul Harold, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Marchildon, Pierre Francois, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Margel, Harvey Samuel, of Downsview, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McGregor, John Rattray, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McInnis, Floyd Maxwell, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Merritt, Robert, of the Police Village of Thornhill, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Murphy, Robert James, of Scarborough, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Nainby, Roger Winston, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Nelson, Paul J., of the City of Guelph, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Neville, Michael, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Onorato, Gregory John, of the City of Cambridge (Preston), Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

O'Sullivan, Terrence Joseph, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Paci, Leslie Thomas, of the Town of Dundas, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Park, Francis William, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Phillips, Mrs. Katherine Ann, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Pickering, Francis David, of the City of St. Catharines, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Pukala, Armas, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Reid, Joseph Harold, of the Town of Port Credit, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Roman, Andrew John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rosen, Allan Charles, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rotenberg, Theodore Bernard, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Scandiffio, John Francis, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Scher, Michael Stanley, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Segal, Gary Lawrence, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Shoihet, Earl Israel, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Shouldice, Drew Franklyn, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Shulgan, Myron W., of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sillery, Peter Wood, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sloven, Jeffrey Mark, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Spisani, Sergio, of the City of Chatham, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Steer, Roger John Thornton, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Storm, Harvey, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Thoms, Albert Edward, of the City of Guelph, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Torkin, Lawrence Ashley, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Turnbull, James Richard H., of the City of Hamilton, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

von Monteton, Hans Joachim Jean Jaque Digeon, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Warga, David, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Watson, Brian Mansel, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Watson, James Andrew, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Whittington, John Ross, of the City of Peterborough, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Winder, Edward Dixon, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

The Notaries Act:

NON-SOLICITOR

Abramson, Joseph, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Boulton, John D'Arcy, of Astra, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Brunet, Adolphe, of the Town of Rockland, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments on and the taking of affidavits only.

Burke, Kenneth Lloyd, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Cianfarani, Domenico, of Downsview, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with the Jane Travel Service, and for work in connection with this firm only.

Crogie, John Robert, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Davidson, Angus James Sommerville, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while associated with Alex E. MacRae & Co., Patent and Trade Mark Agents, and for work in connection with this Company only.

Day, Alvin Robert, of the City of Brantford, Ontario, to be a Notary Public in and for the County of Brant, limited to the attestation of instruments and the taking of affidavits only, while associated with White-Cockshutt Farm Equipment, a Division of White Motor Corporation of Canada Limited, and for work in connection with this Company only.

Girolami, Guido Cesare, of the City of Hamilton, Ontario, to be a Notary Public in and for the County of Wentworth, limited to the attestation of instruments and the taking of affidavits only.

Gray, John T., of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Harris, Robert J., of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Tiffany's Bakers Inc., and for work in connection with this Corporation only.

Hicks, Ronald John, of Scarborough, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Norman Wade Company Limited and Techniprint Services Limited, and for work in connection with these Corporations only.

Honora, Sister M., of Willowdale, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with and for work in connection with the Sisters of St. Joseph.

Janke, Douglas Otto, of the City of Waterloo, Ontario, to be a Notary Public in and for the Judicial District of Waterloo, limited to the attestation of instruments and the taking of affidavits only, while associated with The Dominion Life Assurance Company, and for work in connection with this Company only.

Kleinjohann, Joseph, of Scarborough, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while associated with the Danforth Travel Centre Limited, and for work in connection with this Corporation only.

Kwan, Reverend Edward, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while Pastor of the Chinese First Evangelical Baptist Church.

Lyons, Maurice Joseph, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while associated with Bell-Northern Research Ltd., and for work in connection with this Corporation and its associated Companies only.

Macpherson, Norman William, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Border Brokers Limited, and for work in connection with this Corporation only.

McBurney, Peter William, of the City of Toronto, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while a partner of Sim & McBurney, Patent and Trade Mark Agents, and for work in connection with this office only.

Meyers, Peter Douglas, of the City of Ottawa, Ontario, to be a Notary Public in and for the Judicial District of Ottawa-Carleton, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Mullane, Cyril Thomas, of the City of Ottawa, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while in the employ of the Government of Canada, and for work in connection with the Government only.

Nave, Tony, of the City of Oshawa, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while associated

with the Tony Nave Travel Agency, and for work in connection with this Agency only.

Raudsepp, Karl Haakon, of the City of St. Catharines, Ontario, to be a Notary Public in and for the Regional Municipality of Niagara, limited to the attestation of instruments and the taking of affidavits only, while in the employ of Hetherington, Kerwin, Allen & Henderson, Barristers, and for work in connection with their office only.

Ribeiro, Antonio, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only.

Rogers, Stanley James, of the Town of Burlington, Ontario, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while operating as a Patent and Trade Mark Agent, and for work in connection with that profession only.

Simoes, Jose Carlos, of the City of Cambridge, Ontario, to be a Notary Public in and for the Judicial District of Waterloo, limited to the attestation of instruments and the taking of affidavits only.

Woloshyn, Theodosy Bohdan, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with the Astro Travel Service, and for work in connection with this firm only.

Wong, David Waichow, of the City of Toronto, Ontario, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Fors, Piper & Wilbur, Patent and Trade Mark Agents, and for work in connection with this firm only.

April 13, 1973.

JAMES W. SNOW,
Minister of Government Services.

(5336)

17

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 3rd day of July, 1973, at 10 a.m. (E.D.S.T.):

Wayne Fletcher Kimble, Esq., 23015-A
R.R. #3, Bobcaygeon, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. 23895, "For the carriage of rough lumber, for and on behalf of Bruce Telford from Bobcaygeon to his customers in the Counties of Peterborough, Durham, Hastings, Simcoe, Grey, Peel, Halton, Wentworth, Dufferin, the Provisional County of Haliburton, The District Municipality of Muskoka, the District of Parry Sound, and the Counties of Wellington, and Northumberland".

Coles Delivery Service & Movers Limited, 05576-P
15 Riverbank Street,
Welland, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of Simpson-Sears Limited, from the City of St. Catharines to their warehouse located in the Town of Thorold, for the return of rejected shipments to the City of St. Catharines".

Warren Francis Gibson, Esq., 03303-N
55 Tupper Street,
Alliston, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3091, now in the name of Richie Allen Beckstead, of 105 Victoria Street, Alliston, Ontario.

Greater Niagara Transit Commission of the City of Niagara Falls, Ontario 08578-F
4310 Queen Street,
Niagara Falls, Ontario,

applies for an extra-provincial operating licence, "For the carriage of passengers exclusively as a group of persons on a charter trip being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering the said group of persons considered as a unit from the City of Niagara Falls, Ontario into the State of New York crossing at the Queenston-Lewiston Bridge, in the Town of Niagara-on-the-Lake, either of the two bridges between the Cities of Niagara Falls, Ontario and Niagara Falls, New York or the Peace Bridge between the Town of Fort Erie, Ontario and the City of Buffalo, New York.

also applies to operate sightseeing tours originating in the City of Niagara Falls, Ontario, crossing into the United States of America at either the Queenston-Lewiston Bridge in the Town of Niagara-on-the-Lake, Ontario, the two bridges between the Cities of Niagara Falls, Ontario and Niagara Falls, New York and the Peace Bridge between the Town of Fort Erie in Ontario and the City of Buffalo in New York.

also applies for the carriage of passengers and their baggage each paying their own fare to or from the City of Niagara Falls, Ontario, crossing at either of the two bridges between the Cities of Niagara Falls, Ontario and Niagara Falls, New York, or the Peace Bridge between the Town of Fort Erie, Ontario and the City of Buffalo, New York, or at the Queenston-Lewiston Bridge, in the Town of Niagara-on-the-Lake for furtherance to or from the City of Niagara Falls, New York, or to or from the international Airports known as the Buffalo International Airport and the Niagara Falls International Airport".

Robert Edward Archer, Esq., 02207-F
50 Kent Street East,
Lindsay, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 2504, "For the carriage of goods, for and on behalf of Zellers Limited, between the installation of the said Corporation at Lindsay and their customers, in the Counties of Ontario, Victoria, Durham and Haliburton".

D. S. CHURCH,
Secretary.

(5328)

17

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 4th day of July, 1973, at 10 a.m. (E.D.S.T.):

Power Tank Lines Limited, 19155-L
27th Floor, Toronto-Dominion Centre,
Toronto 111, Ontario,

applies for an extension to Class 'T' public commercial vehicle operating licence No. 12 as follows: "For the carriage of liquid, bulk commodities, used for road spraying purposes, for and on behalf of Can-Am Oil Services, a division of Schofield Oil Limited, between points in the Province of Ontario.

PROVIDED:

- (a) that there be no movement to or from any point, or points, north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17, near North Bay;
- (b) that equipment used in this operation have a gallonage capacity not in excess of 3,000 gallons; and
- (c) that the commodities carried by the licensee shall also be applied to road surfaces by the licensee".

George Harold Selleck, Esq., 18648-D
Spencerville, Ontario,

applies for extension of time to file complementary authorities for the Province of Quebec and from The Interstate Commerce Commission from April 1, 1973.

Elburn John Swerdfiger, Esq., 23652
Ashburn, Ontario,

applies for a Class 'FS' public commercial vehicle operating licence, "For the carriage of livestock, feed, seed, fertilizer and supplies for use in the operation and maintenance of farms, to and from farms situated in the County of Ontario".

George Billers, Esq., 23655
33 Kollar Drive,
Scarborough, Ontario,

applies for a Class 'A' public commercial vehicle operating licence, "For the carriage of goods between Metropolitan Toronto and:

- (1) all points in the Towns of Mississauga, Port Credit or Streetsville including all urban zones therein;
- (2) that portion of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West;
- (3) that portion of the Town of Markham lying on and south of the Carrville Road (also known as 16th Avenue) and on and west of Kennedy Road.

PROVIDED that there be no movement of goods:

- (i) to or from the Toronto International Airport at Malton;
- (ii) in tank trucks, tank trailers or other equipment especially designed and/or constructed for the movement of commodities in bulk;
- (iii) to or from Oakville or Brampton;
- (iv) to or from the Town of Richmond Hill and the Village of Markham".

Gaudino Manuel Sousa, Esq., 23654
18 Brock Avenue,
Toronto 3, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of new furniture, appliances and household furnishings, for and on behalf of:

(a) Stuarts Furniture & Interiors, owned and operated by Mario Furniture Sales Limited, from its installation at Finch Avenue and Keele Street, in Metropolitan Toronto to its customers located within a 100-mile radius of Metropolitan Toronto, and for the return of traded, damaged or refused merchandise to the above installation in Metropolitan Toronto;

(b) Furniture Guild Home Beautifiers Limited, from its installation at 109 Cartwright Avenue, Metropolitan Toronto to its customers located within a 100-mile radius of Metropolitan Toronto, and for the return of traded, damaged or refused merchandise to the above installation in Metropolitan Toronto".

D. S. CHURCH,
Secretary.

(5329)

17

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 5th day of July, 1973, at 10 a.m. (E.D.S.T.):

Messrs. Frank Vizzari and Matteo Vizzari, 23568
28 Stewart Avenue,
Thorold, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3158, now in the names of Frank Cotroneo and Frank Vizzari, of 51 Wellington Street North, Thorold, Ontario.

J.W. Seeley Industries Limited, 05305-X
Box 265,
Dundalk, Ontario, N0C 1B0,

applies for the transfer of public vehicle operating licence No. 2188, now in the name of Clifford Oliver Richardson, of Hill Street, Flesherton, Ontario;

05305-Y

also applies for the transfer of public vehicle operating licence No. 2201, now in the name of Clifford Oliver Richardson, of Hill Street, Flesherton, Ontario;

05305-Z

and also applies for the transfer of public vehicle (school bus) operating licence No. 5467, now in the name of Clifford Oliver Richardson, of Hill Street, Flesherton, Ontario.

Giuseppe Ricco, Esq.,
101 Silverthorn Avenue,
Toronto, Ontario,

23615

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of canned and preserved goods, for and on behalf of Select Foods Ltd., from their installation situated in Metropolitan Toronto to their customer, The Oshawa Group Limited situated in the Town of Mississauga".

Ideal Milk Haulage Limited, 06532-G
427 Andrew Street,
Newmarket, Ontario,

applies for the transfer of shares as follows:

74 common shares from William J. English to Reginald Allan English, Newmarket, Ontario;

1 common share from Leola English to Reginald Allan English, Newmarket, Ontario;

1 common share from Helen St. John to Reginald Allan English, Newmarket, Ontario;

74 common shares from Gary L. St. John to Reginald Allen English, Newmarket, Ontario.

Anderson Trucking Service, Inc., 22382-B
203 Cooper Avenue North,
St. Cloud, Minnesota, U.S.A.,

applies for an extension to extra-provincial operating licence No. X-1876, "For the carriage of lumber between Hudson and Keewatin, Ontario and the international boundary at or near Fort Frances, Ontario, for furtherance to points in the United States of America".

D. S. CHURCH,
Secretary.

(5330)

17

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 9th day of July, 1973, at 10 a.m. (E.D.S.T.):

McKinlay Transport Limited, 00716-A25
Highway 401 at Highway No. 25,
Milton, Ontario,

applies for an extension to extra-provincial operating licence No. X-185, "For the carriage of goods from Sarnia, Point Edward and other points served by the applicant under operating licence No. A-377, over King's Highway No. 402 to the international boundary at the St. Clair River, for furtherance to points in the United States of America as authorized thereby; and by shipment from points

in the United States of America as authorized thereby from the said international boundary at the St. Clair River to Sarnia, Point Edward and other points served by the applicant under operating licence No. A-377.

For clarification, the applicant requests deletion of the following provisoes:

PROVIDED that this authority be operated only in conjunction with the complementary authority of The Interstate Commerce Commission, of the United States of America, dated August 28th, 1972, filed with the Ontario Highway Transport Board.

PROVIDED FURTHER that with respect to movements over the Sarnia-Port Huron gateway there be no pick up or discharge of freight within the municipal boundaries of Sarnia.

AND PROVIDED FURTHER that this authority may be reviewed at the request of either party within six months of the filing of complementary authority issued by the Interstate Commerce Commission of the United States of America'".

D. S. CHURCH,
Secretary.

(5331)

17

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 23rd day of July, 1973, at 10 a.m. (E.D.S.T.):

Overland Western Limited, 02660-A38
P.O. Box 460,
Woodstock, Ontario,

applies for an extension to extra-provincial operating licence No. X-453, by the addition of the following numbered routes:

"Add: Route 28: Highway 7 and 21: Chatham and Sarnia; Route 29: Wilkesport Road: Chatham and Sarnia; Route 30: Between Reeves Corners at Highway 7 and Sarnia via Camlachie, by County Roads in the Townships of Plympton and Sarnia; Route 31: To and from all points in the Counties of Essex and Kent; provided that no shipment originating at Windsor be consigned to Amherstburg, or shipment originating at Amherstburg be consigned to Windsor. Route 32: Highway 406: St. Catharines-Welland".

Delete: "Route 2: reading as follows: Highway 3: Blenheim and St. Thomas, New Sarum and Simcoe"; and substitute therefor the following: "Route 2: Highway 3-Windsor and Simcoe".

Also applies for the following alternate routes with no pick-up or delivery privileges thereon except as otherwise authorized:

- "1. Delete Routes A1 (A) and A1 (B) reading as follows: Route A1 (A) Highway 3-Windsor and Highway 114: St. Thomas and New Sarum Route A1 (B)-Highway 3-Fort Erie & Walpole Township", and substitute therefor the following: "Route A1-Highway 3-Simcoe and Fort Erie.
2. Add: Route A12 (A)-Highway 24A: Galt and Highway 24, at or near Scotland.
3. Add: Route A19 (A)-Highway 89: Cookstown and Highway 400.
4. Add: Route A19 (B)-Highway 90: Barrie and Angus, and the extension westerly of Highway 90 along the northerly limits of Base Borden to Glencairn. (Cty Road 13).
5. Add: Simcoe County: (under alternate County Road Routes) Road 10: Highway 89 and Highway 26.
6. Add: Regional Municipality of Niagara: (A) County Road No. 23: Highway 3 and Highway 58; (B) Highway 58: Well and Highway 3";

02660-A39

also applies for an extension to Class 'A' public commercial vehicle operating licence No. 116 as follows:

- "1. For the carriage of goods on the following routes: Add: Route 28-Highway 406, St. Catharines-Welland.
2. Delete Route 2 reading as follows: 'Highway 3: Blenheim and St. Thomas, New Sarum and Simcoe', and substitute therefor the following: 'Route 2-Highway 3: Windsor and Simcoe'.

Also applies for the following alternate routes with no pick-up or delivery privileges thereon except as otherwise authorized:

1. Delete Routes A1 (A) A1 (B) reading as follows: 'Route A1 (A)-Highway 3: Windsor and Highway 114; St. Thomas and New Sarum. Route A1 (B)-Highway 3: Fort Erie and Walpole Township', and substitute therefor the following: 'Route A1-Highway 3: Simcoe and Fort Erie'.
2. Add: Route A12 (A)-Highway 24A: Galt and Highway 24, at or near Scotland.
3. Add: Route A19 (A)-Highway 89: Cookstown and Highway 400.
4. Add: Route A19 (B)-Highway 90: Barrie and Angus, and the extension westerly of Highway 90 along the northerly limits of Base Borden to Glencairn. (CTY Road 13).

5. Add: Simcoe County: (under alternate County Road Routes). Route CA19; Road 10: Highway 89 and Highway 26.
6. Regional Municipality of Niagara: Add: Route CA20-County Road No. 23: Highway 3 and Highway 58; Route A29-Highway 58: Welland and Highway 3".

D. S. CHURCH,
Secretary.

(5332)

17

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 4th day of June, 1973, at 10 a.m. (E.D.S.T.):

Harkema Express Lines Limited, 20707-K
115 Orenda Road,
Brampton, Ontario,

applies for an extension to Class 'A' public commercial vehicle operating licence No. 222, "For the transportation of general commodities:

- (1) between London, Windsor and intermediate points over King's Highways Nos. 2 and 401 and roads connecting with said Highways 2 and 401;
- (2) between London, Sarnia and intermediate points over King's Highways Nos. 22, 7 and 402;
- (3) between London, St. Thomas and intermediate points over King's Highway No. 4;
- (4) between all points on King's Highway No. 3;
- (5) between Sarnia and King's Highway No. 3 over King's Highway No. 40, including all intermediate points;
- (6) remove present restrictions and conditions in operating licence No. A-222 of the licensee, in order to authorize service;
 - (i) between Hamilton, Port Dover and intermediate points over King's Highways Nos. 2, 53, 24 and 6,
 - (ii) between Hamilton, Guelph and intermediate points (including the City of Waterloo) over King's Highways Nos. 8 and 7,
 - (iii) between Guelph, Georgetown and intermediate points over King's Highway No. 7,

- (iv) between Port Credit, Hamilton and intermediate points over King's Highway No. 2 and the Queen Elizabeth Way,
- (v) between Brantford and Cayuga and intermediate points over King's Highway No. 54;
- (7) between Hamilton, the Regional Municipality of Niagara and intermediate points over King's Highway No. 8, the Queen Elizabeth Way and all roads within the Regional Municipality of Niagara".

This will amend the application for an extension to Class 'A' public commercial vehicle operating licence, which appeared in THE ONTARIO GAZETTE of April 7, 1973.

D. S. CHURCH,
Secretary.

(5333) 17 (5334) 17

ERRATUM

Vide Gazette, Vol. 106-6, dated February 10, 1973, page No. 336,

Notice re: G. D. Sparks Limited, No. 10566-W, add the following at the end of the said application:

- “(a) for the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board from the Filed list of producers to dairies as directed by The Ontario Milk Marketing Board; and
- (b) for the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board from points in the Counties of Carleton, Lanark, Renfrew, Russell, Prescott, Glengarry, Stormont, Dundas, Grenville and Frontenac-Leeds as directed by The Ontario Milk Marketing Board.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Judson Charles Denby, Esq., 23670
R.R. #1,
Woodstock, Ontario,

applies for a Class 'F' public commercial vehicle operating licence, "For the carriage of garbage between points in the Townships of West Oxford, East Oxford, and North Oxford, excluding Thamesford and a three-mile radius thereof".

These are the terms of Class 'F' public commercial vehicle operating licence No. 15469 in the name of Elmer M. Denby, R.R. #1, Woodstock, Ontario, deceased.

D. S. CHURCH,
Secretary.

mont, Dundas, Grenville and Frontenac-Leeds as directed by The Ontario Milk Marketing Board; and

- (c) for the carriage of milk to and from dairies within the Counties of Carleton, Lanark, Renfrew, Russell, Prescott, Glengarry, Stormont, Dundas, Grenville and Frontenac-Leeds as directed by The Ontario Milk Marketing Board.

PROVIDED that the present terms of the Class 'E' privileges are cancelled".

D. S. CHURCH,
Secretary.

(5335) 17

Government Notices Respecting Corporations
Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ADANAC GENERAL CONTRACTORS OSHAWA LIMITED.....	April 5, 1973	Oshawa, Co. Ontario
ADAPTABLE INVESTMENTS INC.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
ADCO ELECTRICAL SERVICES LIMITED.....	Mar. 30, 1973	Bor. Etobicoke, Jud. Dis. York
ADDITIONAL INVESTMENTS INC.....	April 4, 1973	Metro. Toronto, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
AGANA ENTERPRISES LIMITED.....	Mar. 2, 1973	Toronto, Metro. Toronto
AGGARWAL ENTERPRISES LIMITED.....	April 5, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
AGMAN ENTERPRISES LIMITED.....	April 5, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ALEXANDER AVENUE PROFESSIONAL BUILDING INC.....	Mar. 30, 1973	Peterborough, Co. Peterborough
ALL-PRO BASKETBALL CAMP LIMITED.....	April 2, 1973	Toronto, Metro. Toronto
ALPINE SKI CLUB DEVELOPMENTS LIMITED....	April 3, 1973	Metro. Toronto, Jud. Dis. York
AL'S AUTO BODY (CAMBRIDGE) LTD.....	April 6, 1973	Cambridge, Rgl. Mun. Waterloo
AMORE INVESTMENTS LIMITED.....	April 2, 1973	Bor. N. York, Metro. Toronto
ANDERTONWOOD ESTATES LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
ANED CONSTRUCTION LIMITED.....	April 4, 1973	Town Mississauga, Co. Peel
ANGEL BROTHERS LIMITED.....	April 9, 1973	Vil. Tara, Co. Bruce
ANGUS JOHN LIMITED.....	April 6, 1973	Toronto, Metro. Toronto
AQUAPRO LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
ARROWHEAD AGGREGATES LIMITED.....	April 6, 1973	Town Oakville, Co. Halton
ASCOT MILLWRIGHTING LIMITED.....	April 5, 1973	Bor. Scarborough, Metro. Toronto
ASSET REALTY LTD.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
ATWATER POOLS LIMITED.....	April 9, 1973	Bor. N. York, Metro. Toronto
AUTOMOTIVE ESTATES LIMITED.....	Mar. 31, 1973	Toronto, Metro. Toronto
AXELSON'S PLUMBING AND HEATING LIMITED.	April 6, 1973	Thunder Bay, Dis. Thunder Bay
HELEN V. BALDWIN LIMITED.....	April 6, 1973	Town Burlington, Co. Halton
H. A. BAXTER MANUFACTURING LIMITED.....	April 3, 1973	Bor. N. York, Metro. Toronto
BEAUDRY SALES LIMITED.....	April 9, 1973	Cambridge, Rgl. Mun. Waterloo
BELLEVILLE MEDIA LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
BENWAY SECURITY SERVICES INCORPORATED.	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
BEVCO CASTINGS LTD.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
BIMARK INVESTMENTS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
BIRCHWOOD BUILDERS (ST. CATHARINES) LIMITED.....	Mar. 30, 1973	St. Catharines, Rgl. Mun. Niagara

Name of Corporation	Date of Incorporation	Head Office
JOHN BOSWORTH POTATOES (1973) LIMITED...	April 4, 1973	Metro. Toronto, Jud. Dis. York
BOYD'S TRUCK DINER LIMITED.....	April 4, 1973	Town Parry Sound, Dis. Parry Sound
BRAMWOOD SALES LIMITED.....	April 4, 1973	Town Vaughan, Rgl. Mun. York
BRENTER SKI BOB LTD.....	April 3, 1973	Toronto, Metro. Toronto
BRIAR GLEN COUNTRY ESTATES LIMITED....	April 6, 1973	Bor. N. York, Jud. Dis. York
THE BRITANNIA HOTEL (1973) INC.....	April 6, 1973	Twp. Lake of Bays, Dis. Mun. Muskoka
BYLEA FARMS LIMITED.....	April 9, 1973	Twp. Lobo, Co. Middlesex
BYRON-FOUR CONTRACTING LIMITED.....	April 2, 1973	Town Vaughan, Rgl. Mun. York
CADNOR DEVELOPMENT CORPORATION.....	April 3, 1973	Toronto, Metro. Toronto
CAMAX CONSTRUCTION LIMITED.....	April 3, 1973	Bor. N. York, Metro. Toronto
CAMELFORD HOLDINGS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
CANADA AIR SYSTEMS LTD.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
CANADIAN WILDERNESS CAMPS AND OUTFITTERS LIMITED.....	April 6, 1973	Town Kenora, Dis. Kenora
CAN-AM LABOUR CONSULTANTS LIMITED.....	April 5, 1973	Metro. Toronto, Prov. Ontario
CAN-CENTRAL COMPANY LIMITED:.....	April 2, 1973	Thunder Bay, Dis. Thunder Bay
CANCOM ADVERTISING INC.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
LAWRENCE CAPPE MANAGEMENT CONSULTANTS LIMITED.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
CARIAN MANAGEMENT LTD.....	April 4, 1973	Bor. N. York, Metro. Toronto
CASSETTE VISUAL AIDS LIMITED.....	April 6, 1973	Bor. N. York, Metro. Toronto
C. J. CATO LTD.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
CHANNEL PROPERTIES LIMITED.....	April 9, 1973	Guelph, Co. Wellington
CHART HOLDINGS LIMITED.....	April 6, 1973	Metro. Toronto, Prov. Ontario
CHECKER CARTAGE (WATERLOO) LTD.....	Mar. 28, 1973	Waterloo, Rgl. Mun. Waterloo
CHECKMATE MANUFACTURING CO. LTD.....	April 9, 1973	Cambridge, Rgl. Mun. Waterloo
CHEK-LUM INVESTMENTS LIMITED.....	April 4, 1973	Town Burlington, Co. Halton
CHIPPING INVESTMENTS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
CIRCA PROPERTIES INC.....	Mar. 31, 1973	Twp. Mara, Co. Ontario

Name of Corporation	Date of Incorporation	Head Office
THE COACH HOUSE RESTAURANT OF WHITBY LIMITED.....	April 3, 1973	Town Whitby, Co. Ontario
COBATEMISK INC.....	April 3, 1973	Town Cobalt, Dis. Temiskaming
COLISEUM INVESTMENTS OF CANADA, LIMITED	April 6, 1973	London, Co. Essex
P. R. CONNOLLY (U.K.) LIMITED.....	April 2, 1973	Bor. Etobicoke, Metro. Toronto
CONTROL APPLICATION & SALES LIMITED.....	April 5, 1973	Bor. Scarborough, Metro. Toronto
DANNY COUGHLAN ENTERPRISES LTD.....	April 3, 1973	Stratford, Co. Perth
COUNTRYSIDE CHRYSLER DODGE LIMITED....	Mar. 31, 1973	Twp. Maidstone, Co. Essex
CREDITDALE DEVELOPMENTS CORPORATION..	April 4, 1973	Town Mississauga, Co. Peel
CYBERTECH INC.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
DAL-TAR SERVICES LTD.....	Mar. 29, 1973	Kitchener, Rgl. Mun. Waterloo
DAVINCI HOUSE PUBLICATIONS LIMITED.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
DAYCO-POLYTRACTION LIMITED.....	Mar. 26, 1973	Metro. Toronto, Prov. Ontario
D. B. CONTRACTING & CONSULTING LIMITED..	April 4, 1973	Toronto, Metro. Toronto
DEERWOOD DEVELOPMENTS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
DEFINITIVE INVESTMENTS INC.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
DELAWARE ACOUSTICS LIMITED.....	April 6, 1973	Hamilton, Co. Wentworth
DELHEW INCORPORATED.....	April 9, 1973	Toronto, Metro. Toronto
DEL RE BROTHERS LIMITED.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
DIAGNOSTIC BIOCHEM CANADA INCORPORATED.....	April 4, 1973	London, Co. Middlesex
DIVERSIFIED MINES LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
DOERSAM HOMES LIMITED.....	April 9, 1973	Twp. Brant, Co. Bruce
DOUBLE R. FOOD LIMITED.....	April 3, 1973	North Bay, Dis. Nipissing
DROHAN ELECTRIC LIMITED.....	April 5, 1973	Twp. Puslinch, Co. Wellington
D.R.S. SALONS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
DRUCON SALES LIMITED.....	April 5, 1973	Town Mississauga, Co. Peel
DUFFY MECHANICAL CONTRACTORS LIMITED..	April 6, 1973	Metro. Toronto, Jud. Dis. York
DUNBARVIEW ESTATES LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
DUPACO LTD.....	April 4, 1973	Toronto, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
ECCLESTONE CLEANERS LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
ECLIPSE CONSTRUCTION SERVICES LIMITED...	April 3, 1973	Bor. N. York, Metro. Toronto
E. L. METAL POLISHING LTD.....	April 6, 1973	Bor. N. York, Jud. Dis. York
ERIHEIN HOLDINGS LIMITED.....	April 9, 1973	Twp. King, Rgl. Mun. York
E & R PRODUCTS LTD.....	April 4, 1973	Town Georgetown, Co. Halton
ESTATE VENDING LTD.....	April 4, 1973	Town Fergus, Co. Wellington
B & B ETHIER COMPANY LIMITED.....	Mar. 31, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
FAIRY WOOL PRODUCTS INCORPORATED.....	April 3, 1973	Bor. Scarborough, Jud. Dis. York
FEASBY FABRIC CARE (NIAGARA FALLS) INC...	April 6, 1973	St. Catharines, Rgl. Mun. Niagara
FILUMA DOOR COMPANY LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
FITZSIMONS FUNDING CORPORATION LIMITED.....	April 5, 1973	Toronto, Metro. Toronto
FIVE SEASONS RECREATION PARK LTD.....	April 4, 1973	Twp. Goderich, Co. Huron
FLAIR HOMES BARRIE LIMITED.....	April 4, 1973	Twp. Vespra, Co. Simcoe
FLICK FLACK PRODUCTIONS LIMITED.....	Mar. 31, 1973	Metro. Toronto, Prov. Ontario
FLORIDA DRYWALL CO. LIMITED.....	April 3, 1973	Toronto, Metro. Toronto
FOODCRAFT (CALGARY) LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
FOSTER LIVESTOCK LTD.....	April 6, 1973	Kitchener, Co. Waterloo
FRANK & WILLY'S SERVICE CENTRE LIMITED.	Mar. 31, 1973	Toronto, Metro. Toronto
K. D. FRASER LIVESTOCK LIMITED.....	April 3, 1973	Twp. Dumfries, Co. Brant
FRASER-VIEN LIMITED.....	Mar. 29, 1973	Windsor, Co. Essex
FRED DEV. INC.....	April 9, 1973	Bor. N. York, Metro. Toronto
F & S SILVI (CANADA) LIMITED.....	Mar. 29, 1973	Windsor, Co. Essex
GALMAR ELECTRIC LIMITED.....	April 3, 1973	Bor. N. York, Metro. Toronto
GEAMA TRUCKING LIMITED.....	April 5, 1973	Town Smooth Rock Falls, Dis. Cochrane
GELT INC.....	April 5, 1973	Toronto, Jud. Dis. York
G.F. & A. CONTRACTING LIMITED	Mar. 31, 1973	Town Richmond Hill, Rgl. Mun. York
GIAN LIMITED.....	April 3, 1973	Town Ajax, Co. Ontario
G.M. RIGGING SUPPLIERS INC.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario

Name of Corporation	Date of Incorporation	Head Office
GOLDEN BAKERY (CAMBRIDGE) LTD.....	Mar. 22, 1973	Cambridge, Rgl. Mun. Waterloo
GOLDEN COLOR LAB LIMITED.....	April 9, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ALAN GORDON STUDIOS INC.....	April 9, 1973	Hamilton, Co. Wentworth
GRAN VISTA DEVELOPMENTS LIMITED.....	April 9, 1973	Hamilton, Co. Wentworth
GRAPHIC FLEXIBLE PACKAGING LIMITED.....	April 3, 1973	Toronto, Metro. Toronto
GREATER VAUGHAN DEVELOPMENTS LIMITED.	April 3, 1973	Town Vaughan, Jud. Dis. York
T. GUDOFISKY DRUGS LTD.....	April 4, 1973	Metro. Toronto, Prov. Ontario
HALTON FURNITURE FACTORIES LTD.....	Feb. 22, 1973	Town Oakville, Co. Halton
HARDWAY DEVELOPMENT CORPORATION LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
H. B. DIE SINKING LIMITED.....	April 9, 1973	Town Mississauga, Co. Peel
H-BILL LIMITED.....	Mar. 29, 1973	Woodstock, Co. Oxford
HEATHERDOON MOUNTAIN INVESTMENTS LTD.....	Mar. 26, 1973	Oshawa, Co. Ontario
H.G. ENGINEERING LIMITED.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
HIGHWEST DEVELOPMENTS LIMITED.....	Mar. 31, 1973	Kitchener, Rgl. Mun. Waterloo
HOBLEY PHARMACY LTD.....	Mar. 30, 1973	Town Walkerton, Co. Bruce
HOLIDAY TIRE SALES & SERVICE LTD.....	April 4, 1973	London, Co. Middlesex
HOME & BUSINESS REAL ESTATE LTD.....	Mar. 30, 1973	Town Oakville, Co. Halton
T. R. HUNTER CONSTRUCTION LIMITED.....	April 9, 1973	Chatham, Co. Kent
HYDERY CANADA LIMITED.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
IDEAL OVERHEAD GARAGE DOORS LIMITED...	April 3, 1973	Town Mississauga, Co. Peel
INNKEEPERS' SECURITY SERVICES INCORPORATED.....	Mar. 27, 1973	Bor. E. York, Metro. Toronto
INTERCOR GENERAL CONTRACTING LIMITED.....	April 6, 1973	Bor. Scarborough, Metro. Toronto
INTERNATIONAL YACHT & SAIL BROKERS LTD.	April 4, 1973	Toronto, Metro. Toronto
INUVIK INVESTMENTS LIMITED.....	April 6, 1973	Bor. N. York, Jud. Dis. York
JANAN REALTY LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
JANETTA FASHIONS LIMITED.....	April 3, 1973	Bor. N. York, Metro. Toronto
JIM-JAY COMPANY LIMITED.....	April 5, 1973	Sudbury, Dis. Sudbury

Name of Corporation	Date of Incorporation	Head Office
KALI CONSTRUCTION LIMITED.....	April 9, 1973	Metro. Toronto
KAMLO GOLD MINES LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
KANATA FILMS LIMITED.....	April 3, 1973	Kitchener, Rgl. Mun. Waterloo
K A P MUSIC LAND LTD.....	April 6, 1973	Town Kapuskasing, Dis. Cochrane
KASMAC LIMITED.....	Mar. 30, 1973	Chatham, Co. Kent
KASRU RESTAURANTS LIMITED.....	April 3, 1973	Hamilton, Co. Wentworth
KELLY AEROPLANE (CANADA) LTD.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
KIRCO MACHINE TOOL SERVICE COMPANY LIMITED.....	April 4, 1973	Bor. N. York, Metro. Toronto
KITCHENER MECHANICAL CONTRACTORS LIMITED.....	April 6, 1973	Kitchener, Rgl. Mun. Waterloo
KRASHNIK INVESTMENTS LIMITED.....	April 6, 1973	Bor. N. York, Metro. Toronto
KRONOS ELECTRIC CO. LIMITED.....	April 5, 1973	Bor. E. York, Metro. Toronto
LARID DEVELOPMENTS LIMITED.....	Mar. 30, 1973	Hamilton, Co. Wentworth
LAURKAR INVESTMENTS LIMITED.....	April 6, 1973	Town Oakville, Co. Halton
H. LENTSIUS CONSTRUCTION LIMITED.....	April 3, 1973	Barrie, Co. Simcoe
LEOMINSTER HOLDINGS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
P. M. LEONARD LTD.....	Mar. 30, 1973	Bor. Etobicoke, Metro. Toronto
JOHN LESARGE LIMITED.....	Mar. 30, 1973	Town Mississauga, Co. Peel
LIMMERICK HOLDINGS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
LOGSTONE DEVELOPMENTS LIMITED.....	Mar. 31, 1973	Barrie, Co. Simcoe
NORMAN LOWE ASSOCIATES LIMITED.....	April 6, 1973	Toronto, Metro. Toronto
LUNAR DEVELOPMENTS LTD.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
MACDONALD OFFICE SUPPLY CO. LIMITED....	Mar. 31, 1973	London, Co. Middlesex
MACKINNON FORD SALES LIMITED.....	April 4, 1973	Town Hanover, Co. Grey
D. L. MACLEAN PRESS HOLDINGS LIMITED....	Jan. 26, 1973	Bor. N. York, Metro. Toronto
MANPROP LIMITED	April 10, 1973	Toronto, Metro. Toronto
MARCHMOUSE INVESTMENTS INCORPORATED..	April 6, 1973	Belleville, Co. Hastings
MARVELLE MUSIC PUBLISHING CANADA LIMITED.....	April 5, 1973	Toronto, Metro. Toronto
MARVIN GARDENS INVESTMENTS LIMITED....	April 6, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
MASON RENTALS LIMITED.....	Mar. 31, 1973	Town Oakville, Co. Halton
MASTER COMMUNICATIONS CORPORATION OF CANADA LTD.....	April 4, 1973	Toronto, Metro. Toronto
CHARLES S. MAYER & ASSOCIATES INC.....	Mar. 23, 1973	Bor. N. York, Metro. Toronto
MEENA INTERNATIONAL INC.....	April 6, 1973	Toronto, Metro. Toronto
MELNYKAS MANAGEMENT LIMITED.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
MERCO INDUSTRIES LIMITED.....	Mar. 28, 1973	Bor. N. York, Metro. Toronto
METRO PETROLEUM DELIVERIES (1973) LIMITED.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
MEX EXCAVATING LIMITED.....	April 4, 1973	Bor. N. York, Metro. Toronto
MICRON ENGINEERING INC.....	Mar. 31, 1973	Town Grimsby, Jud. Dis. Niagara N.
MISSISSAUGA CONCRETE SUPPLY LIMITED.....	April 6, 1973	Town Mississauga, Co. Peel
D. S. MITCHELL CONSTRUCTION (1973) LIMITED.....	Mar. 29, 1973	Peterborough, Co. Peterborough
MYRA INTERIORS LIMITED.....	April 3, 1973	Bor. N. York, Metro. Toronto
NATIONAL DREAM CORPORATION INC.....	April 5, 1973	Thunder Bay, Dis. Thunder Bay
NEBULA CARPENTRY LIMITED.....	April 9, 1973	Vil. Caledon E., Co. Peel
NEPEAN LEASING LTD.....	April 5, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
NESVER INVESTMENTS LIMITED.....	April 4, 1973	Town Vaughan, Rgl. Mun. York
NEWFOUNDLAND PACKAGES LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
NEWTONARCH INVESTMENTS LIMITED.....	April 5, 1973	Bor. N. York, Metro. Toronto
NORTHLAND AUTOMOTIVE LIMITED.....	April 6, 1973	Orillia, Co. Simcoe
NUFORCE LIMITED.....	April 9, 1973	Metro. Toronto, Prov. Ontario
OFFICIAL DRY-WALL & LATHING LIMITED.....	April 6, 1973	Metro. Toronto, Jud. Dis. York
ONTARIO HOSE SPECIALTIES LIMITED.....	April 5, 1973	Bor. Etobicoke, Metro. Toronto
O.W.L. IMPORTS INC.....	April 3, 1973	Toronto, Metro. Toronto
PAMOM WOODWORKING COMPANY LIMITED..	Mar. 31, 1973	Twp. Brock, Co. Ontario
PATTI PIES LTD.....	April 5, 1973	St. Thomas, Co. Elgin
PELS TAXI COMPANY LIMITED.....	April 6, 1973	Metro. Toronto, Prov. Ontario
PENROSE WHEELER LTD.....	Mar. 30, 1973	Brantford, Co. Brant

Name of Corporation	Date of Incorporation	Head Office
PENSTOCK DIVERSIFIED LIMITED.....	April 4, 1973	Town Markham, Rgl. Mun. York
PETERHEAD HOLDINGS LIMITED.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
SAL PIAMONTE & SONS PAINTING CONTRACTORS LTD.....	April 5, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
GORDON PILLER INCORPORATED.....	Mar. 31, 1973	Metro. Toronto, Jud. Dis. York
PINE ROCK EXPLORATION LIMITED.....	Mar. 27, 1973	Metro. Toronto, Jud. Dis. York
PINE ROSE CORPORATION LIMITED.....	Mar. 31, 1973	Metro. Toronto, Prov. Ontario
PLACEMENTS TENDUX LIMITED.....	April 4, 1973	Sudbury, Dis. Sudbury
POLONIUS INVESTMENTS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
POLYMORPHIC ENTERPRISES LIMITED.....	April 4, 1973	Bor. N. York, Metro. Toronto
POSEIDON CONSULTANTS INC.....	Mar. 31, 1973	Hamilton, Co. Wentworth
PRO GRAPHICS AND MARKETING SERVICES LIMITED.....	Mar. 29, 1973	Bor. N. York, Metro. Toronto
QUELCAM HOLDINGS LTD.....	April 5, 1973	Town Richmond Hill, Rgl. Mun. York
RAYBURN CONSTRUCTION LIMITED.....	April 4, 1973	Twp. Caledon, Co. Peel
RECREATIONAL ESTATES LIMITED.....	April 9, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
RENDRAG HOLDINGS LIMITED.....	April 9, 1973	Town Oakville, Co. Halton
RENTABUG (CANADA) LTD.....	Mar. 30, 1973	Toronto, Metro. Toronto
REX INSURANCE AGENCY LIMITED.....	April 4, 1973	Bor. York, Metro. Toronto
RIDEAU-ST. LAWRENCE INVESTMENTS LIMITED.....	Mar. 22, 1973	Vil. Athens, Co. Leeds
RIVER FRONT HOLDINGS LIMITED.....	Mar. 31, 1973	Cornwall, Co. Stormont
ROBDEAN LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
R. C. ROBINSON SERVICES LIMITED.....	April 9, 1973	Town Mississauga, Co. Peel
ROLINCORT COMPANY LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
ROSSLAND REAL ESTATE LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
ROUTHIER TRANSPORTATION LIMITED.....	Mar. 28, 1973	Twp. Ignace, Dis. Kenora
S. A. G. FILM SERVICE LIMITED.....	Mar. 31, 1973	Bor. Scarborough, Metro. Toronto
SAMPETE REAL ESTATE LIMITED.....	April 6, 1973	Toronto, Metro. Toronto
SANCTUM PRODUCTIONS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
SARAC TRANSPORTATION LIMITED.....	Mar. 30, 1973	Toronto, Metro. Toronto
SAUNDERS ALUMINUM PRODUCTS LTD.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
PETER SCHNURR LIMITED.....	April 3, 1973	Twp. McDougall, Dis. Parry Sound
SCHULTZ SHEET METAL LIMITED.....	Mar. 31, 1973	Windsor, Co. Essex
SELECT EDUCATION DISTRIBUTORS INCORPORATED.....	April 6, 1973	Town Oakville, Co. Halton
SEMA CONSTRUCTION COMPANY LIMITED.....	April 9, 1973	Bor. N. York, Metro. Toronto
SEMPER PARATUS LIMITED.....	April 6, 1973	Toronto, Metro. Toronto
SEVEN ACRES NURSERY LIMITED.....	April 4, 1973	Guelph, Co. Wellington
SHILCO LEASING LIMITED.....	April 4, 1973	Kitchener, Rgl. Mun. Waterloo
SHOSHO INVESTMENTS LIMITED.....	Mar. 31, 1973	Bor. N. York, Metro. Toronto
SIECO HOLDINGS LIMITED.....	April 3, 1973	Kitchener, Rgl. Mun. Waterloo
JULES SIGLER CLOTHIERS AND HABERDASHERS LIMITED.....	April 6, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SKENDER ESTATES LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
SLAGTER CONSTRUCTION LIMITED.....	April 5, 1973	Town Burlington, Co. Halton
SOLDANGO INC.....	April 3, 1973	Toronto, Metro. Toronto
S. SONE REAL ESTATE LIMITED.....	April 9, 1973	Bor. N. York, Metro. Toronto
SPOR PLUMBING CONTRACTING LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
THE SPORTS SHOPPE LIMITED.....	Mar. 31, 1973	Town Mississauga, Co. Peel
STAHL INVESTMENTS LTD.....	April 11, 1973	Waterloo, Jud. Dis. Waterloo
STAR-LITE FLOORING OF THUNDER BAY LTD..	April 6, 1973	Thunder Bay, Dis. Thunder Bay
W.A. STEPHENSON CONSTRUCTION (INTERNATIONAL) LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
STONEHAVEN HOLDINGS LIMITED.....	April 4, 1973	Metro. Toronto, Jud. Dis. York
SUMMIT HAULAGE LIMITED.....	Mar. 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SUPER CITY MOBILE HOME MANUFACTURING INCORPORATED.....	April 9, 1973	Timmins, Dis. Cochrane
SYLL HOMES LIMITED.....	April 5, 1973	Bor. Scarborough, Metro. Toronto
JOHN J. TAIT & ASSOCIATES LTD.....	April 9, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
TAKIM ENGINEERING & CONSTRUCTION CO. LIMITED.....	April 9, 1973	Town Oakville, Co. Halton
T.G.P. MOTORS LIMITED.....	April 5, 1973	London, Co. Middlesex
W. JOHN THOMAS FUNERAL HOME LIMITED...	April 6, 1973	Town Alliston, Co. Simcoe
WILLIAM J. THOMPSON ASSOCIATES LIMITED..	April 5, 1973	Toronto, Metro. Toronto
A. TIMMERMANS & SONS EXCAVATING LIMITED.	Mar. 31, 1973	Twp. Delaware, Co. Middlesex
TIPUANI GOLD MINES LTD.....	April 5, 1973	Toronto, Metro. Toronto
TIREY ENTERPRISES INC.....	Mar. 31, 1973	Sarnia, Co. Lambton
TOP PAINT ROLLERS CO. LTD.....	April 5, 1973	Toronto, Metro. Toronto
TOSCA DEVELOPMENTS LIMITED.....	April 6, 1973	Sault Ste. Marie, Dis. Algoma
TOURAMA TRAVELS INC.....	April 9, 1973	Toronto, Metro. Toronto
284 BATHURST ST. LTD.....	Mar. 26, 1973	Toronto, Metro. Toronto
260-274 GEARY AVENUE LIMITED.....	Mar. 26, 1973	Metro. Toronto
267800 ONTARIO LIMITED.....	April 5, 1973	Bor. N. York, Metro. Toronto
267911 ONTARIO LTD.....	April 3, 1973	Brantford, Co. Brant
268121 ONTARIO LIMITED.....	April 5, 1973	St. Catharines, Rgl. Mun. Niagara
268222 ONTARIO LIMITED.....	April 2, 1973	Twp. Kingston, Co. Frontenac
268291 ONTARIO LIMITED.....	Mar. 26, 1973	Windsor, Co. Essex
268423 ONTARIO LIMITED.....	April 4, 1973	Bor. Scarborough, Metro. Toronto
268493 ONTARIO LIMITED.....	Mar. 29, 1973	Metro. Toronto, Rgl. Mun. York
268682 ONTARIO LIMITED.....	April 3, 1973	Twp. Flos, Co. Simcoe
268703 ONTARIO LIMITED.....	April 3, 1973	Toronto, Metro. Toronto
268714 ONTARIO LIMITED.....	April 4, 1973	Metro. Toronto
268733 ONTARIO LIMITED.....	April 4, 1973	Woodstock, Co. Oxford
268896 ONTARIO LIMITED.....	April 6, 1973	Town Brampton, Co. Peel
268897 ONTARIO LIMITED.....	April 6, 1973	Town Brampton, Co. Peel
268903 ONTARIO INCORPORATED.....	April 6, 1973	Hamilton, Co. Wentworth
STANLEY ULRICH PROPERTIES LIMITED.....	April 5, 1973	Town Forest, Co. Lambton
VAN AMERINGEN REALTY LTD.....	April 3, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
SHELAGH VAN WAGNER SHIRTS LIMITED.....	Mar. 30, 1973	Toronto, Metro. Toronto
VIA CONDOTTI INC.....	April 4, 1973	Metro. Toronto, Prov. Ontario
VILLA REAL ESTATE INC.....	Mar. 31, 1973	Bor. N. York, Metro. Toronto
VIRIDIAN HOLDINGS LIMITED.....	Mar. 28, 1973	Metro. Toronto, Jud. Dis. York
V.K.S. LIMITED.....	April 5, 1973	Toronto, Metro. Toronto
JOHN VOORTMAN & ASSOCIATES (1972) LIMITED.	Mar. 26, 1973	Hamilton, Co. Wentworth
WELDON FINE FOODS LIMITED.....	April 4, 1973	Town Oakville, Co. Halton
WESTSHORE HOMES (TANGLEWOOD) LIMITED..	April 6, 1973	Metro. Toronto, Jud. Dis. York
WILSON & HEBBURN LIMITED.....	April 3, 1973	Metro. Toronto, Jud. Dis. York
WINFIELD INVESTMENTS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
W-2 WORKSHOP LIMITED.....	April 4, 1973	Bor. Scarborough, Metro. Toronto

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
ANDUHYAUN INC. (without share capital).....	Mar. 12, 1973	Toronto, Metro. Toronto
DOON STUDENT ASSOCIATION OF THE CONESTOGA COLLEGE OF APPLIED ARTS AND TECHNOLOGY (without share capital).....	Feb. 14, 1973	Kitchener, Rgl. Mun. Waterloo
D.R.A. RECREATION & COMMUNITY, INC. (without share capital).....	Mar. 19, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
THE DROP IN CENTRE KINGSTON INCORPORATED (without share capital).....	Mar. 29, 1973	Kingston, Co. Frontenec
THE EDWIN GOODMAN FOUNDATION (without share capital).....	Mar. 29, 1973	Metro. Toronto
THE A. R. KAUFMAN CHARITABLE FOUNDATION (without share capital).....	Mar. 27, 1973	Kitchener, Rgl. Mun. Waterloo
LAKEHEAD SNO SURFERS INCORPORATED (without share capital).....	Mar. 27, 1973	Thunder Bay, Dis. Thunder Bay
NEW LIFE CAMP (without share capital).....	Mar. 31, 1973	Twp. Holland, Co. Grey
NIPIGON BAY SNOWMOBILE CLUB (without share capital).....	Mar. 26, 1973	Twp. of Nipigon, Dis. Thunder Bay
OPEN CIRCLE THEATRE (without share capital)....	Mar. 26, 1973	Metro. Toronto
RIVERSIDE BAPTIST CHURCH (without share capital).....	Mar. 21, 1973	Windsor, Co. Essex
TORONTO TAI CHI ASSOCIATION (without share capital).....	Mar. 27, 1973	Toronto, Metro. Toronto

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
RICHVALE BLOCK AND READY-MIX LIMITED....	Mar. 31, 1973	Town Markham, Prov. Ontario	Richvale Holdings Limited Richvale Ready-Mix Limited Richvale Block Supply Company Limited

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
AKET HOLDINGS LIMITED (formerly Alexander Avenue Professional Building Limited).....	Sept. 12, 1972	April 5, 1973	Certificate of Amendment of Articles
ALUFAB LIMITED (formerly Werner Metal Products Limited).....	July 30, 1964	Mar. 28, 1973	Certificate of Amendment of Articles
BATTENFELD MACHINERY COMPANY LIMITED.....	Dec. 12, 1961	April 6, 1973	Certificate of Amendment of Articles
BAUER INDUSTRIES LIMITED (formerly Norgene Investments Limited).....	Jan. 25, 1951	April 3, 1973	Certificate of Amendment of Articles
BEAVER FOODS LIMITED (formerly Signet Foods Limited).....	July 10, 1972	April 5, 1973	Certificate of Amendment of Articles
BELBURG HOLDINGS INCORPORATED (formerly Pal-Hamar Investments Limited).....	June 26, 1961	April 4, 1973	Certificate of Amendment of Articles
B. J.'S PAINTING & DECORATING LIMITED (formerly B. J. Painting & Decorating Limited).....	Dec. 15, 1972	April 5, 1973	Certificate of Amendment of Articles
BUEHLER BROTHERS, LIMITED...	Feb. 7, 1931	April 6, 1973	Certificate of Amendment of Articles
CAMPEAU CORPORATION LIMITED.	April 29, 1968	Mar. 31, 1973	Certificate of Amendment of Articles
CAMPEAU CORPORATION LIMITED.	April 29, 1968	Mar. 31, 1973	Certificate of Filing of Resolution
CIDELCO PRODUCTS LIMITED (formerly D. G. Scott & Co. Limited)...	May 18, 1961	April 6, 1973	Certificate of Amendment of Articles
CONSUMERS' COMPUTING LIMITED (formerly Consumers' Computer Limited).....	Nov. 5, 1969	Mar. 22, 1973	Certificate of Amendment of Articles
CORNWALL CABLEVISION INC. (formerly Cornwall Cable Vision 1961 Limited).....	May 3, 1961	April 6, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
D. G. HOLDINGS INC. (formerly D. G. T. Building Enterprises Limited)...	Dec. 13, 1971	Mar. 30, 1973	Certificate of Amendment of Articles
E.P.O. MARINE LIMITED.....	Feb. 5, 1969	April 4, 1973	Certificate of Amendment of Articles
GALT-CAMBRIDGE TRAVEL SERVICES LIMITED (formerly Galt Travel Services Limited).....	July 27, 1966	April 4, 1973	Certificate of Amendment of Articles
GLENDALE MOBILE HOMES (QUEBEC) LIMITED.....	Nov. 4, 1965	April 6, 1973	Certificate of Amendment of Articles
HOLMER GOLD MINES LIMITED....	Jan. 20, 1964	Mar. 31, 1973	Certificate of Amendment of Articles
HUSKY MANUFACTURING & TOOL WORKS LIMITED.....	June 18, 1953	April 4, 1973	Certificate of Filing of Resolution
JURIT ADMINISTRATIVE PERSONNEL CONSULTANTS LIMITED (formerly Jurit Administration Personnel Consultants Limited).....	Mar. 13, 1973	April 3, 1973	Certificate of Amendment of Articles
KENHAR LEASING LIMITED (formerly Kenhar Transportation Limited).....	July 24, 1970	April 2, 1973	Certificate of Amendment of Articles
LANG BROS. SPECIALTY COMPANY, LIMITED.....	Jan. 30, 1928	April 4, 1973	Certificate of Amendment of Articles
LITTON MEDICAL PRODUCTS OF CANADA LIMITED.....	June 30, 1960	April 6, 1973	Certificate of Amendment of Articles
MERBAN SECURITIES LIMITED....	May 19, 1972	April 5, 1973	Certificate of Amendment of Articles
D. S. MITCHELL HOLDINGS LIMITED (formerly D. S. Mitchell Construction Company Limited).....	Feb. 22, 1955	Mar. 29, 1973	Certificate of Amendment of Articles
GAVIN MORTON LIMITED (formerly Morton & Shaw Limited).....	May 7, 1971	April 5, 1973	Certificate of Amendment of Articles
NORENBERG CONSTRUCTION LIMITED (formerly Karl H. Norenburg Limited).....	Dec. 21, 1972	April 5, 1973	Certificate of Amendment of Articles
NORTHLAND CABLE TV LIMITED (formerly Programmes Cable-Canada Limited).....	Mar. 11, 1970	Mar. 30, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
9478 ONTARIO LIMITED (formerly Napanee Industries Limited).....	Feb. 15, 1912	Mar. 29, 1973	Certificate of Amendment of Articles
OWEN-CARTER LTD. (formerly Peterborough Bedding and Upholstery Company Limited).....	Nov. 25, 1971	Mar. 31, 1973	Certificate of Amendment of Articles
PELOX PROPERTIES LIMITED.....	Oct. 27, 1972	April 4, 1973	Certificate of Amendment of Articles
P. K. SPORTS AND CYCLE LIMITED (formerly P. K. Diesel Sales Limited).....	Feb. 6, 1969	April 4, 1973	Certificate of Amendment of Articles
PROCON REFINERY AND PETROCHEMICAL CONSTRUCTORS (CANADA) LIMITED.....	Nov. 15, 1968	Mar. 31, 1973	Certificate of Amendment of Articles
EDWARD S. ROGERS FAMILY HOLDINGS LIMITED.....	Nov. 28, 1972	April 6, 1973	Certificate of Amendment of Articles
RONDA COPPER MINES LIMITED..	Sept. 13, 1966	April 5, 1973	Certificate of Amendment of Articles
ROSEBOROUGH SOUTHAM MOBBERLEY & ASSOCIATES LTD. (formerly Rosborough, Southam & Associates (Ontario) Ltd.).....	April 4, 1972	Mar. 31, 1973	Certificate of Amendment of Articles
RYMAC HOTELS LIMITED.....	May 15, 1970	April 9, 1973	Certificate of Amendment of Articles
SALTFLEET CONSTRUCTION LIMITED (formerly Saltfleet Main- tenance and Construction Company Limited).....	Sept. 8, 1967	Mar. 31, 1973	Certificate of Amendment of Articles
SAUL AND ADA GOODMAN INVESTMENTS LIMITED (formerly Bender Goodman Fur Company Limited).....	Jan. 10, 1930	April 4, 1973	Certificate of Amendment of Articles
SIGNET DISTRIBUTORS LIMITED (formerly Signet Food Products Limited).....	Aug. 3, 1972	April 5, 1973	Certificate of Amendment of Articles
SIGNET FOOD PRODUCTS INC. (formerly Amilar Limited).....	Mar. 20, 1969	April 5, 1973	Certificate of Amendment of Articles
TAL-RAM REAL ESTATE LIMITED (formerly Annett, Tsur Limited).....	Sept. 24, 1971	April 4, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
JOSEPH L. SCHMERK LIMITED (formerly Oshust & Schmerk Construction Ltd.).....	Sept. 9, 1971	April 3, 1973	Certificate of Amendment of Articles
TRAVEL CONSULTANTS INTERNATIONAL LIMITED.....	July 31, 1970	April 4, 1973	Certificate of Amendment of Articles
WALLAY CONSULTANTS LTD. (formerly Walleye Investments Limited).....	June 9, 1960	April 4, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5317)

17

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
THE CANADIAN OPERA ASSOCIATION.....	Nov. 13, 1950	Mar. 26, 1973	Vary provisions
THE CHARLES H. IVEY FOUNDATION.....	Nov. 28, 1957	Mar. 27, 1973	(a) Vary objects (b) Vary provisions

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5318)

17

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act* a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CANADA COLD STORAGE COMPANY LIMITED.....	Nov. 2, 1900	Canada	Mar. 31, 1973
GENERAL DISTRIBUTORS OF CANADA LTD.....	Nov. 19, 1962	Canada	Mar. 23, 1973
GILBEY CANADA LIMITED.....	Nov. 2, 1956	Canada	Mar. 29, 1973

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
O-PEE-CHEE COMPANY, LIMITED.....	Mar. 21, 1921	Canada	Mar. 29, 1973
ROBERT B. SOMERVILLE CO. LIMITED...	Jan. 24, 1952	Canada	Mar. 29, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5319)

17

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ANOMALUS CANADA, LTD.....	June 8, 1970	California	Mar. 23, 1973
CANPLAS INDUSTRIES LTD.....	April 18, 1966	British Columbia	Mar. 28, 1973
FOODWAYS NEW YORK, INC.....	May 23, 1969	State New York	Mar. 30, 1973
FURMAN LUMBER, INC.....	Aug. 23, 1956	Massachusetts	Mar. 27, 1973
JESPERSEN-KAY MODULAR CONSTRUCTION LIMITED.....	May 26, 1972	Delaware	Mar. 13, 1973
ODLUM BROWN & T. B. READ LTD.....	Mar. 27, 1961	British Columbia	Mar. 23, 1973
STAR-KIST CARIBE, INC.....	Mar. 3, 1959	Delaware	April 3, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5320)

17

Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 345 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
ACRES MANAGEMENT SERVICES LIMITED.....	Dec. 14, 1964	Manitoba	Aug. 13, 1969	Mar. 30, 1973
EMPIRE STATE OIL COMPANY	Nov. 30, 1917	Wyoming	July 4, 1958	April 5, 1973

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
TELEPHONE MANUFACTURING COMPANY LIMITED.....	Dec. 3, 1929	United Kingdom of Great Britain and Northern Ireland	July 26, 1951 June 22, 1954	Mar. 30, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5321)

17

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
ADMIRAL STEEL PRODUCTS LIMITED.....	Feb. 4, 1952	April 6, 1973
BOYER ELECTRIC LIMITED.....	Dec. 19, 1956	Mar. 30, 1973
CHEMICAL LIME LIMITED.....	Nov. 2, 1945	Mar. 31, 1973
CLESS MANUFACTURERS AND DISTRIBUTORS LIMITED...	June 30, 1967	April 3, 1973
CORNER'S SANDSTONE QUARRIES LIMITED.....	Mar. 27, 1962	April 3, 1973
DOAN'S PHARMACY LIMITED.....	Dec. 4, 1964	April 5, 1973
DOCAM MINING EXPLORATION LIMITED.....	Sept. 2, 1955	Mar. 31, 1973
DONRIDGE MANAGEMENT LIMITED.....	Sept. 9, 1968	Mar. 21, 1973
GARNO INVESTMENTS LIMITED.....	Feb. 21, 1968	April 4, 1973
LONLAND HOLDINGS LIMITED.....	Nov. 7, 1955	Mar. 30, 1973
MODERN HANDLING METHODS LIMITED.....	Oct. 25, 1955	Mar. 26, 1973
NANWEN HOLDINGS LIMITED.....	June 14, 1963	April 3, 1973
WILLIAM ORLICK LIMITED.....	Dec. 27, 1944	April 2, 1973
PARKVIEW COURT APARTMENTS (LONDON) LIMITED....	May 12, 1965	Mar. 31, 1973
PLASTIC PIPES LIMITED.....	Mar. 23, 1953	Mar. 31, 1973
SARAM CORPORATION LIMITED.....	Dec. 28, 1950	Mar. 9, 1973
J. H. STREET AND COMPANY LIMITED.....	Mar. 1, 1950	Mar. 30, 1973
TYPOGRAPHIC SERVICE, LIMITED.....	Mar. 17, 1939	Mar. 27, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5322)

17

Surrender of Letters Patent and Termination of Existence

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, surrender of the charter of the corporation named hereunder has been accepted:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
THE ISADORE AND RUTH SMITH FOUNDATION.....	Feb. 14, 1966	Mar. 30, 1973	May 7, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5323)

17

Resolution Requiring Voluntary Winding Up

NOTICE IS HEREBY GIVEN that, under Section 203(4) of *The Business Corporations Act*, a notice of a resolution requiring the voluntary winding up has been filed with the Ministry of Consumer & Commercial Relations by the corporations named hereunder:

Name of Corporation	Date of Incorporation	Date of Filing
TOWERVIEW PROPERTIES LIMITED.....	Sept. 18, 1953	April 11, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5337)

17

Voluntary Winding Up Under The Corporations Act

NOTICE IS HEREBY GIVEN that the Liquidators of the Corporation named hereunder have filed with the Ministry of Consumer & Commercial Relations a notice under Section 296 of *The Corporations Act*.

Name of Corporation	Date of Incorporation	Date of Filing
SOND OF ENGLAND BENEFIT SOCIETY.....	Feb. 19, 1875	April 9, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5338)

17

Credit Unions Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
STAYNER COMMUNITY CREDIT UNION LIMITED.....	Jan. 7, 1963	April 2, 1973	May 7, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5324)

17

Applications to
Parliament—Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

- 1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
- 2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
- 3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, par-

ticularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when a read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

THE CORPORATION OF THE CITY OF SAULT STE. MARIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Sault Ste. Marie will apply to the Legislative Assembly of the Province of Ontario at its present Session for an Act for the following purposes:

To empower the applicant to enact by-laws

1. to assume five per cent road allowances in the former townships in the same manner as township councils;
2. to regulate the stripping of topsoil from land in the municipality to require the rehabilitation of stripped land by the owner, and to do the work at the expense of the owner and collect the cost in the same manner as taxes;
3. to postpone, refund and re-impose special charges to provide additional sewer or water supply capacity under section 359 of *The Municipal Act*;

4. to register subdivision agreements against land and enforce them against subsequent owners of the land; and
5. (a) to prohibit, require or regulate in addition to those matters contemplated by section 35 of *The Planning Act*, dedication of highways, access ramps and curbs, off-street parking and loading, snow removal, grading of land, drainage and sewage easements, floodlighting, landscaping, garbage storage, and site plans,
(b) to require that the work be done by the owner at his expense and risk, or failing that by the municipality which can then collect the cost by court action or in the same manner as taxes,
(c) to prohibit the issuance of building permits until the work is done,
(d) to enter into agreements with the owners of land respecting any of the foregoing, register such agreements against the land enforce the provisions against subsequent owners, and
(e) to provide for appeal by the owner to the Ontario Municipal Board if the Corporation fails to approve the plan, imposes unsatisfactory conditions or refuses to enter into an agreement with the owner.

Dated at Sault Ste. Marie, Ontario, this 20th day of March, 1973.

L. P. STAPLES,
City Solicitor,
741 Queen Street East,
Sault Ste. Marie, Ontario.

(8798)

13 to 18

CORPORATION OF THE CITY OF BARRIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Barrie will apply to the Legislative Assembly of the Province of Ontario at its session commencing on or about the 20th day of March, 1973 for an Act:

- (a) to dissolve the following named boards and commissions on the 1st day of January, 1974.
 1. The Parks and Recreation Commission of the City of Barrie,
 2. The Barrie Arena Commission,
 3. The Kinsmen Park Community Centre Board,
 4. The Lions Pool Community Centre Board,

5. The Queen's Park Community Centre Board,
 6. The Sunnidle Park Community Centre Board,
 7. The Eastview Arena Community Centre Board;
- (b) to vest the assets and liabilities of such boards and commissions in the Corporation of the City of Barrie without compensation;
- (c) to make employees of such boards and commissions employees of the Corporation of the City of Barrie on the same terms and conditions of employment;
- (d) to deem the Council of the Corporation of the City of Barrie a recreation committee under *The Ministry of Education Act* and regulations and a board of a community centre under *The Community Centre Act*;
- (e) to repeal Sections 3 and 3a of *The Town of Barrie Act, 1945*, and Sections 1, 2, 3, 5 and 6 of the *City of Barrie Act, 1968*.

Dated at Barrie this 16th day of March, 1973.

BOYS, SEAGRAM, ROWE & TAYLOR,
13 Owen Street,
Barrie, Ontario,
Solicitors for the Applicant.

(8816) 14 to 19

CITY OF TORONTO

SUPPLEMENTARY NOTICE OF APPLICATION FOR SPECIAL LEGISLATION

NOTICE IS HEREBY GIVEN that, on behalf of The Corporation of the City of Toronto, application will be made to the Legislative Assembly of the Province of Ontario at its next session, for special legislation to provide:

1. That Council may by by-law provide for the installation of surface-altering devices in roadways in designated speed control zones to control the speed of vehicles; for the marking of such zones by signs; that such by-law becomes effective only upon approval by the Minister of Transportation and Communications and that where such by-law is in effect, no liability attaches to the Corporation.

2. That notwithstanding any general or special Act, the Council may by by-law passed with the consent of the Mayor appoint a member of Council to act as his alternate and in his place and stead at any meeting which the Mayor does not wish to attend of any board, commission or other body of which the Mayor is a member except the Executive Committee and Council of The Municipality of Metropolitan Toronto or any of its boards, commissions, committees, or the like.

3. That the Corporation may grant by by-law to the widow, until her death or remarriage, and children of R. A. Blows, a former employee of the Corporation, certain pecuniary aid.

4. That *The City of Toronto Act, 1960-61*, Section 3 be further amended so that the the Council be empowered by by-law, subject to the approval of the Ministry of Transportation and Communications, to allow the parking of motor vehicles or any class or classes thereof, on designated highways or parts thereof during specified hours to the owners of such vehicles pursuant to permits issued by an official named in the by-law and to prohibit the parking of all motor vehicles on such highways during such specified hours except with such permit.

5. That *The City of Toronto Act, 1936*, as amended, section 6 (4), be amended so as to delete the provision that loans may be made at no greater interest rate than 6½%, with the result that the interest rate may be as Council may fix from time to time.

6. That *The City of Toronto Act, 1936*, be further amended to provide that Council may pass by-laws directing tenants of dwellings against which an order under the statute has been issued to pay their rent to the City until the order is complied with and for providing that the rent may either be paid to the owner upon compliance or that the rent be applied by the City to reduce any amount expended or to be expended by the City pursuant to the Act and for prohibiting any increase, during the time an order is in effect of the rent in effect at the time of passing of such by-law and prohibiting eviction unless it is ordered by an inspector under the Act.

7. That Council may by-law exercise certain powers respecting the control of demolitions of buildings and structures in the City of Toronto. The general scheme of the proposed legislation is to provide for a "statutory freeze" for a period of six months on demolitions, except for unsafe buildings, in a defined area upon the passing of a by-law designating such area. If, during that period, a study of such area has been initiated for the purpose of recommending policies for adoption by way of amendment to the Official Plan and if Council is of the view that demolitions may prejudice the effectiveness of any such policy, Council may pass a by-law prohibiting in any part or parts of the area the demolition of buildings and structures or class thereof. The "by-law freeze" would last five years from the expiry of the "statutory freeze"

or the time when the Official Plan amendment is approved, whichever is shorter. Any general or special Act with respect to standards of maintenance of buildings and by-laws passed thereunder remain in effect except no right to demolish accrues. Penalties are provided in the amount of \$2,000.00 for every building demolished contrary to the legislation or a by-law passed thereunder. There are other provisions respecting applications for demolition permits.

8. That *The City of Toronto Act, 1971*, Section 16, dealing with agreements respecting Metro Centre lands, be amended to provide that such agreements when entered into may be registered in the appropriate land registry office against the land and that the Corporation shall be entitled to enforce the provisions thereof against the owner and, if registered, against all and any subsequent owners of the land.

9. That Council may pass by-laws from time to time to grant or increase pensions or retirement allowances to the spouses and children of former employees.

10. That the Corporation shall indemnify and save harmless any member or representative of a member of The Toronto Fire Department Superannuation and Benefit Fund Committee and The Toronto Civic Employees' Pension Committee from any loss, costs, damage or expense arising out of or in any way connected with his being a member or representative of such member of either of such Committees and shall defend any such member or representative of any such member in respect of the foregoing.

Dated at Toronto this 12th day of March, 1973.

W. R. CALLOW, Q.C.,
City Hall,
Solicitor for the Applicant.

(8732) 12 to 17

CORPORATION OF THE TOWN OF BRAMPTON

NOTICE IS HEREBY GIVEN that an application will be made by the Corporation of the Town of Brampton to the Legislative Assembly for the Province of Ontario at its present session for special legislation to provide that the Council of the Corporation may pass by-laws for establishing that part of Main Street in the Town between the north limit of Queen Street and the south limit of Nelson Street West or any part or parts thereof as a pedestrian promenade for one eight-day period in the year 1973.

Dated at Brampton this 28th day of March, 1973.

J. GALWAY,
Clerk.

(8848) 14 to 19

S. B. YOUNG LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of S. B. Young Limited, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973 for an Act reviving the said Corporation.

Dated at Toronto this 12th day of March, 1973.

S. B. YOUNG, Esq.,
Applicant.

(8758) 12 to 17

TIMRAND INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that, on behalf of Steve Agh, application will be made to the Legislative Assembly of the Province of Ontario at its next regular session commencing in 1973, for an Act reviving Timrand Investments Limited.

Dated at the Borough of North York this 12th day of March, 1973.

STEVE AGH.

(8733) 12 to 17

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the present session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.
3. This Act may be cited as *The City of London Act, 1973*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. ROSS,
City Clerk.

(8874) 15 to 20

Corporation Notices

EXPERIMENTAL AIRCRAFT ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of directors of the Experimental Aircraft Association, Chapter 189, was increased from 9 to 11 by a special resolution which was confirmed by the members of the Corporation on the 23rd of November, 1972".

Dated this 11th day of April, 1973.

H. W. CUNNINGHAM,
President.

(8916) 17

257130 HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that the Head Office of 257130 Holdings Limited was changed from the City of St. Catharines, in the County of Lincoln, to the City of Toronto, in the Municipality of Metropolitan Toronto, in the Province of Ontario, by Resolution of the directors passed on the 2nd day of March, 1973.

Dated this 2nd day of March, 1973.

MYER BETEL,

(8917) 17

ANDUHYAUN INC.

NOTICE IS HEREBY GIVEN that the number of directors of Anduhyaun Inc. was increased from four to seven by a special resolution which was confirmed by the members of the Corporation on the 28th day of March, 1973.

Dated this 28th day of March, 1973.

JEANNETTE CORBIERE-LAVELL,
Secretary.

(8918) 17

JESS BROWN VARIETY LIMITED

NOTICE IS HEREBY GIVEN that Jess Brown Variety Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario, this 11th day of April, 1973.

LITTLE, MORRISSEY, GILLESPIE
& REEVES,
412 King Street,
London, Ontario,
Solicitors for the Applicant.

(8919) 17

THE RENOWN PRINTING COMPANY LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of The Renown Printing Company Limited was decreased from five to three by a special by-law which was confirmed by the shareholders of the Corporation on the 7th day of March, 1973.

Dated at Niagara Falls, this 19th day of March, 1973.

NORMAN PETT,
President.

(8920) 17

T. & R. BUTLER CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that T. & R. Butler Construction Limited intends to file an application for dissolution of the Corporation as authorized at a meeting of the shareholders held for that purpose in the Town of Port Dover, in the County of Norfolk, on the 7th day of April, 1973.

(8921) 17

BEAVER LADIES' WEAR LIMITED

NOTICE IS HEREBY GIVEN that Beaver Ladies' Wear Limited intends to apply for Articles of Dissolution under *The Business Corporations Act*.

Dated at Toronto, this 11th day of April, 1973.

GERALD LIPMAN,
President.

(8922) 17

J. A. LINK LIMITED

NOTICE IS HEREBY GIVEN that J. A. Link Limited intends to make an application for Articles of Dissolution under *The Business Corporations Act*.

Dated at Kenora, Ontario, this 10th day of April, 1973.

ELIZABETH H. MORELAND,
President.

(8923) 17

DERRETT & GRANT LIMITED

TAKE NOTICE that Derrett & Grant Limited intends to apply to The Minister of Financial and Commercial Affairs of the Province of Ontario for a Certificate of Dissolution of the company pursuant to *The Business Corporations Act*.

Dated at Toronto this 11th day of April, 1973.

WALTER H. DERRETT,
President.

(8924) 17

A & J MECHANICAL LIMITED

NOTICE IS HEREBY GIVEN that A & J Mechanical Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 22nd day of March, 1972.

MURRAY M. HAHN, C.A.,
Liquidator,

c/o The Hahn Company,
347 Bay Street,
Toronto, M5H 2R9.

(8925)

17

TELMAN LIMITED

NOTICE IS HEREBY GIVEN that Telman Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, this 13th day of April, 1973.

PHYLLIS WEISMAN,
President.

(8926)

17

KUNTZ ELECTROPLATING LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Kuntz Electroplating Limited was decreased from nine to eight by a special resolution which was confirmed by the shareholders of the Company on the 6th day of April, 1973.

Dated this 6th day of April, 1973.

PAUL KUNTZ,
Secretary.

(8927)

17

**WALKER BROS. CONSTRUCTION
& SUPPLIES LIMITED**

TAKE NOTICE that Walker Bros. Construction & Supplies Limited intends to file Articles of Dissolution.

Dated at Parry Sound, Ontario, this 13th day of April, 1973.

CLARENCE WALKER,
Secretary-Treasurer.

(8928)

17

LIGHTORAMA LIMITED

TAKE NOTICE that on the 6th day of April, 1973, the shareholders of Lightorama Limited passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act*, and appointing Bruce A. Finkler, of the City of Toronto, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Corporation, proof of such claim must be filed with the liquidator within thirty (30) days of the date of this notice, after which time the property of the above Corporation will be distributed among the persons entitled thereto having regard to the claims of which the liquidator has then notice.

Dated at Toronto, this 6th day of April, 1973.

BRUCE A. FINKLER,
Liquidator,
145 King Street West,
Toronto, Ontario, M5H 1J8.

(8929)

17

CHAMPAGNE CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Champagne Construction Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Sault Ste. Marie this 12th day of April, 1973.

C. BRUCE NOBLE, Q.C.,
Secretary.

(8930)

17

**BEVERAGE CANNERS LIMITED—
BREUVAGES EN CANETTES LIMITEE**

NOTICE IS HEREBY GIVEN that Beverage Canners Limited—Breuvages en Canettes Limitée intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 12th day of April, 1973.

A. B. BALLENTINE,
Secretary.

(8928)

(8931)

17

WESTERN CARRIAGE & TRANSPORTATION LIMITED

NOTICE IS HEREBY GIVEN that Western Carriage & Transportation Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 16th day of April, 1973.

ALBERT SWARTZ,
President.

(8932) 17

HEALTHWAY MASSAGE LIMITED

TAKE NOTICE that Healthway Massage Limited intends to dissolve.

(8939) 17

DEEP MEADOW INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Deep Meadow Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Toronto this 12th day of April, 1973.

LOUISE MAY CARD,
Secretary.

(8940) 17

CONTRACTORS SERVICE LIMITED

TAKE NOTICE that Contractors Service Limited intends to dissolve pursuant to the provisions of *The Business Corporations Act*.

Dated this 16th day of April, 1973.

J. CORTI BOLAND,
Vice President & Secretary.

(8941) 17

EDWARD NELSON REAL ESTATE LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Edward Nelson Real Estate Limited was decreased from three to one by a special resolution which was confirmed by the shareholders of the Corporation on the 5th day of April, 1973.

Dated this 5th day of April, 1973.

EDWARD NELSON,
President-Secretary.

(8942) 17

TOWERVIEW PROPERTIES LIMITED

TAKE NOTICE that the shareholders of Towerview Properties Limited by a majority of the votes cast at a special general meeting duly called for the purpose and held on the 5th day of April, 1973, passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act* and appointing Mr. T. M. Hockin, Apt. 312, 1201 Richmond Street, London, Ontario, as liquidator.

AND FURTHER TAKE NOTICE that if you have any claim against the said Corporation, proof of such claim must be filed with the liquidator within thirty days of the date of this notice, after which time the property of the above Corporation will be distributed amongst the persons entitled thereto, having regard to the claims of which the liquidator then has notice.

Dated at London this 5th day of April, 1973.

T. M. HOCKIN,
Apt. 312,
1201 Richmond Street,
London, Ontario.

(8944) 17

ARCADE PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that Arcade Pharmacy Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 11th day of April, 1973.

DAVID UGER,
Secretary.

(8945) 17

HALE & HARDY LIMITED

NOTICE IS HEREBY GIVEN that at a special meeting of the shareholders of Hale & Hardy Limited held on the 6th day of April, 1973, it was resolved that the Company be voluntarily wound up under Section 202 of *The Business Corporations Act* of Ontario and that a copy of this resolution was filed with the Ministry of Consumer and Commercial Relations as required under the Act.

GLADYS KEFFER,
Secretary.

(8946) 17

**SEP-KO CHEMICALS OF CANADA
LIMITED**

NOTICE IS HEREBY GIVEN that Sep-Ko Chemicals of Canada Limited intends to dissolve and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto, Ontario, this 16th day of April, 1973.

N. M. SIMPSON,
Secretary.

Machine and Tool Company at R.R. #1, Melbourne, Ontario, was on the 15th day of June, 1972, dissolved.

Dated at St. Thomas, Ontario, this 3rd day of April, 1973.

HENNESSEY, KEMPSTER &
GUNN,
Barristers and Solicitors,
108 Centre Street,
St. Thomas, Ontario,
Solicitors for George Reive.

(8947)

17 (8915)

**Dissolution of
Partnership****THE ALLSIDE COMPANY OR ALLSIDE
OF LONDON**

NOTICE IS HEREBY GIVEN that the partnership heretofore subsisting between Lorne Joseph McAndrew, Lawrence E. Pollard and Francis Robert Burns McDonald, carrying on business as home repair and improvement contractors, under the firm name of The Allside Company or Allside of London, in and about the City of London, Ontario, has this day been dissolved pursuant to Section 32 (c) of *The Partnerships Act*, R.S.O. 1970, Chapter 339.

All debts owing to the said partnership are to be paid to Allside of London, c/o Lorne Joseph McAndrew, 158 Baffin Road, London, Ontario, and all claims against the said partnership are to be presented to the said Allside of London, c/o Lorne Joseph McAndrew, by whom they will be settled.

Dated this 6th day of April, 1973.

LORNE J. McANDREW
LAWRENCE E. POLLARD

(8914)

17

WOLFE MACHINE AND TOOL COMPANY

NOTICE IS HEREBY GIVEN that the partnership formerly subsisting among John Henry Wolfe of the Township of Ekfrid, in the County of Middlesex, George Reive of the Village of Dutton, in the County of Elgin and John Evans of the Village of Melbourne, in the County of Middlesex, carrying on business as machine shop operators and mechanics, under the firm name of Wolfe

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Brian Clayman to change his name to Brian Clark and that of his wife, Marsha Vicki Clayman to Marsha Vicki Clark, both residing at 45 Grenoble Avenue, Apartment 1903, in the Borough of North York, in The Municipality of Metropolitan Toronto, will be heard by the presiding Judge in Chambers at the Court House, University Avenue, Toronto, on Tuesday, the 22nd day of May, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 12th day of April, 1973.

PEARSON AND CUTLER,
15 Coldwater Road,
Don Mills,
Solicitors for the Applicant.

(8933)

17

TAKE NOTICE that an application will be made before the presiding Judge of the County Court of the Judicial District of York, County Court House, Toronto, at 10.00 o'clock in the forenoon, on the 31st day of May, 1973, by Fotios Bouzikos, of 375 Bleeker Street, Toronto, to change his name to Fotios Giagos.

Dated at Toronto this 12th day of April, 1973.

PAUL & ANDREWS,
7 Queen Street East,
Toronto, Ontario,
Solicitors for the Applicant.

(8934)

17

NOTICE IS HEREBY GIVEN that the application of Gary Edward Rudbal to change his name to Gary Edward Russell and that of his wife, Janis Marianne Rudbal to Janis Marianne Russell and that of their infant daughter, Shelley Anne Rudbal to Shelley Anne Russell, all residing at 1545 Elsmere Avenue, in the City of Windsor, in the County of Essex, will be heard by the presiding Judge in Chambers at the Court House, Windsor, Ontario, on Wednesday, the 30th day of May, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Windsor this 18th day of April, 1973.

JEFFREY M. SLOPEN,
1105 Canada Building,
Windsor, Ontario,
Solicitor for the Applicant.

(8935)

17

TAKE NOTICE that an application will be made by Joseph Lorenzo Xiste Regimbald before the presiding Judge in Chambers at the Court House, in the Town of Whitby, on the 31st day of May, 1973, at the hour of ten o'clock in the forenoon, or so soon thereafter as the application can be heard, for an order changing the name of the said Joseph Lorenzo Xiste Regimbald and to change the name of his wife, Mary Irene Claire Regimbald, both of 351 Poplar Street, Apartment No. 1, Oshawa, Ontario, to Laurent Regimbald and Mary Irene Claire Regimbald, respectively.

Dated at Oshawa, Ontario, this 12th day of April, 1973.

JONES & JONES,
Barristers and Solicitors,
130 King Street East,
Oshawa, Ontario,
Solicitors for the Applicant.

(8936)

17

NOTICE IS HEREBY GIVEN that the application of Jerzy Edward Przepiora and Joan Lynn Przepiora, residing at 10 Deforest Road, Toronto, Ontario, to change their name to Jerzy Edward Furs and Joan Lynn Furs, will be heard by His Honour Judge W. M. Martin in Chambers at the New Court House, University Avenue, Toronto, on Tuesday, the 29th day of May, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 28th day of April, 1973.

HARRIES, HOUSER, BROWN &
McCALLUM,
80 Richmond Street West,
Toronto 110, Ontario,
Solicitors for the Applicants.

(8943)

17

NOTICE IS HEREBY GIVEN that the application of David Boleslaw Malachowski, residing at 177 Nonquon Road, Apartment 511, Oshawa, Ontario, to change his name to David Jason Pitka will be heard by the presiding Judge in Chambers at the New Court House, Rossland Road, Whitby, on Thursday, the 17th day of May, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Oshawa this 17th day of April, 1973.

GEORGE T. POLLITT,
70 Bond Street West,
Oshawa, Ontario, L1H 7N1,
Solicitor for the Applicant.

(8948)

17

Miscellaneous Notices

TOWNSHIP OF SOUTHWORTH

THE CEMETERIES ACT (R.S.O. 1970, Chapter 57)

TAKE NOTICE that an Order-in-Council has been issued under Section 59(3) of *The Cemeteries Act*, directing that at the expiration of thirty days after the date of the last publication of this notice, which last publication date is to be the 28th day of April, 1973, that the bodies interred in the cemetery known as Dinorwic Anglican Cemetery in the Diocese of Keewatin in the Territorial District of Kenora, and situate south of the locality of Dinorwic and south of the Canadian Pacific Railway right-of-way in the Township of Southworth in the District of Kenora, and more particularly described in Schedule 'A' hereto, shall be disinterred and removed therefrom and subsequently reinterred in Dryden Cemetery.

SCHEDULE "A"

All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Township of Southworth in the District of Kenora in the Province of Ontario and being Parcel 8199 and part of Parcel 8265 in the Register for the District of Kenora and being those parts of Block 'F' as shown on Plan M-193 registered in the Land Registry Office at Kenora designated as Parts 2 and 3 on a Department of Highways Plan of Survey P-2331-59 being a Reference Plan of record in the said office as Plan 23R-2269.

Dated at Thunder Bay this 12th day of April, 1973.

MINISTRY OF TRANSPORTATION
AND COMMUNICATIONS,
P.O. Box 1177,
Post Station 'F',
Thunder Bay, Ontario.

(8913)

16 and 17

**THE CITADEL INSURANCE COMPANY
OF CANADA LIMITED****TORONTO GRAND ORDER OF ISRAEL
MUTUAL BENEFIT SOCIETY**

NOTICE IS HEREBY GIVEN that The Citadel Insurance Company of Canada Limited has applied to the Lieutenant Governor in Council of Ontario for the return of its deposit under *The Insurance Act* of Ontario with the Minister of Consumer and Commercial Relations.

Any person having a claim, contingent or actual, against The Citadel Insurance Company of Canada Limited who objects to such return of its deposit is hereby notified to file its objection with the Superintendent of Insurance on or before Tuesday, the 31st day of July, 1973.

Dated this 13th day of April, 1973.

R. A. HAYES,
Secretary.

TAKE NOTICE that, pursuant to *The Insurance Act* (Ontario), the Toronto Grand Order of Israel Mutual Benefit Society has made an application for License to undertake contracts of insurance within Ontario.

SEYMOUR ISEMAN,
Barrister and Solicitor,
2810 Victoria Park Ave.,
Suite 108,
Willowdale, Ontario,
Solicitor for the Applicant.

(8938)

17-18

(8937)

17

Publications Under The Regulations Act

April 28th, 1973

THE PLANNING ACT

O. Reg. 204/73.
Zoning Order—County of Simcoe,
Township of Nottawasaga.
Made—April 3rd, 1973.
Filed—April 9th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Sections 40 and 43 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 6/73, are revoked and the following substituted therefor:

40. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 1, 3, 4, 6, 8, 9, 10, 11, 13, 14, 16, 17, 21, 22, 26, 31, 32, 33, 34, 35, 50, 52, 53, 54, 55, 56, 57, 58, 62, 63, 64, 65, 66, 67, 71, 72, 73, 74, 75, 79, 80, 81, 82 and 83 may each be used for erection of one single-family dwelling and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage	not to exceed 15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	not to exceed 20 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 204/73, s. 1, *part.*

43. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 12, 19, 20, 24, 27, 28, 29, 38, 39, 40, 41, 42, 43, 48, 49, 59, 60, 61, 68, 69, 70, 76, 84 and 85 may each be

used for the erection of one single-family detached cottage and buildings and structures accessory thereto provided the following requirements are met:

Maximum lot coverage	not to exceed 15 per cent
Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

O. Reg. 204/73, s. 1, *part.*

2. Section 47 of Regulation 675 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 6/73, is revoked and the following substituted therefor:

47. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 37, 77, 86, 87, 88 and 89 may each be used for one single-family dwelling and building and structures accessory thereto. O. Reg. 204/73, s. 2.

3. Regulation 675 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 79

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Lot 36 in Concession VIII of the said Township, more particularly described as follows:

Premising that the bearing of the road allowance between lots 36 and 37 is north 73° 40' 50" east in accordance with Plan 51R-1211;

Beginning at an iron survey bar set in the northerly limit of the said Lot 36, distant 3198.76 feet measured easterly therealong from the northwest angle thereof;

Thence north 73° 40' 50" east, and continuing to follow the northerly limit of the said Lot 36, a distance of 300.00 feet to a found iron survey bar marking the intersection of the said northerly limit with the line of an old fence existing in October of 1972;

Thence south $8^{\circ} 41' 10''$ east, along the last-mentioned fence line, a distance of 459.92 feet to an iron survey bar;

Thence south $77^{\circ} 59'$ west, a distance of 195.99 feet to an iron survey bar;

Thence north $21^{\circ} 54'$ west, a distance of 191.29 feet to an iron survey bar;

Thence north $22^{\circ} 00' 40''$ west, a distance of 252.22 feet to the place of beginning. O. Reg. 204/73, s. 3, *part.*

Schedule 80

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of a part of Lot 36 in Concession VIII of the said Township, and a part of Lot 38 according to a plan registered in the Registry Office for the Registry Division of Simcoe as number 52, the boundaries of which parcel may be more particularly described as follows:

Premising that Mill Street, as laid out by Registered Plan No. 52, has a bearing of north $78^{\circ} 35' 10''$ east, and relating all bearings herein thereto;

Beginning at an iron survey bar set in the northerly limit of said Mill Street, distant 756.83 feet easterly therealong on a course of north $78^{\circ} 35' 10''$ east from its intersection with the easterly limit of Townley Street, as laid out by Registered Plan No. 52. O. Reg. 204/73, s. 3, *part.*

Schedule 81

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Block C according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 92, more particularly described as follows.

Beginning at the northeast angle of said Block D;

Thence westerly along the northerly limit of Block D and C, 767 feet, more or less, to the place of beginning of the lands herein described;

Thence continuing westerly and along the northerly boundary of Block C, 200 feet to a point;

Thence southerly and parallel with the easterly boundary of said Block C, 594 feet, more or less, to a point in the southerly limit of said Block C;

Thence easterly and along the southerly limit of said Block C, 200 feet, more or less, to a point;

Thence northerly and parallel with the easterly boundary of said Block C, 600 feet, more or less, to a point in the northerly boundary of said Block C, which is the place of beginning of the lands herein described. O. Reg. 204/73, s. 3, *part.*

Schedule 82

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Block C according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 92, more particularly described as follows:

Beginning at the northeast angle of said Block D;

Thence westerly along the northerly limit of Block D a distance of 396 feet, more or less, to the place of beginning of the lands herein described;

Thence continuing westerly and along the northerly limits of said Block D and Block C on Registered Plan No. 92, a distance of 371 feet, more or less, to a point;

Thence southerly and parallel to the easterly boundary of said Block C, a distance of 600 feet, more or less, to the southerly boundary of said Block C;

Thence easterly and along the southerly boundary of said Block C and D, a distance of 371 feet, more or less, being the southwest angle of Lot 20 on Registered Plan No. 92;

Thence northerly and parallel with the westerly boundary of said Block D, a distance of 610 feet, more or less, to a point in the northerly limit of Block D being the place of beginning of the lands herein described. O. Reg. 204/73, s. 3, *part.*

Schedule 83

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Block C according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 92, more particularly described as follows:

Beginning at the northeast angle of said Block D;

Thence westerly along the northerly limit of Block D, a distance of 396 feet, more or less, to a point;

Thence southerly and parallel to the easterly boundary of said Block D, a distance of 445 feet, more or less, to a point;

Thence easterly and parallel to the southerly limit of said Block D, a distance of 198 feet, more or less, to a point;

Thence southerly and parallel to the easterly limit of said Block D, a distance of 28 feet, more or less, to a point;

Thence easterly and parallel to the southerly limit of said Block D, a distance of 198 feet, more or less, to a point on the easterly limit of said Block D;

Thence northerly and along the easterly limit of said Block D, a distance of 593 feet, more or less, to the northeast angle of said Block D, being the place of beginning of the lands herein described. O. Reg. 204/73, s. 3, *part*.

Schedule 84

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of Lot 3 according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 930. O. Reg. 204/73, s. 3, *part*.

Schedule 85

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of Lot 64 according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 1092. O. Reg. 204/73, s. 3, *part*.

Schedule 86

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of parts of lots 4 and 5, on the west side of Melville Street, according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 296, and part of Lot 36 in Concession IX of the said Township, the boundaries of which said parcel may be described as follows:

Premising that bearings herein are astronomic and referred to the bearing of Melville Street, assumed to be north 8° 49' 30" west;

Beginning at an iron survey bar set in the easterly limit of the said Lot 5, on the west side of Melville Street and distant 29.78 feet, measured southerly therealong from the northeast angle thereof;

Thence north 8° 49' 30" west, along the easterly limits of lots 5 and 4, a distance of 39.06 feet to an iron survey bar;

Thence south 79° 52' west, and being along the line of a post and wire fence existing in July of 1972, a distance of 100.03 feet to an iron survey bar;

Thence south 8° 49' 30" east, a distance of 36.80 feet to a point in a fence line existing in July of 1972;

Thence north 81° 10' 30" east along the said existing fence line and its production easterly, in all, a distance of 100.00 feet to the place of beginning. O. Reg. 204/73, s. 3, *part*.

Schedule 87

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of parts of lots 5 and 6, on the west side of Melville Street, according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 296, and part of Lot 36 in Concession IX of the said Township, the boundaries of which said parcel may be described as follows:

Premising that bearings herein are astronomic and are referred to the bearing of Melville Street, assumed to be north 8° 49' 30" west;

Beginning at an iron survey bar set in the easterly limit of the said Lot 5, on the west side of Melville Street and distant 29.78 feet, measured southerly therealong from the northeast angle thereof;

Thence south 8° 49' 30" east, along the easterly limits of lots 5 and 6, west of Melville Street, a distance of 52.22 feet to a point thereon, distant 50.00 feet measured northerly therealong from the southeast angle of Lot 6;

Thence south 81° 10' 30" west, parallel to the southerly limit of Lot 6, a distance of 126.04 feet to a point in the westerly limit of the said Lot 6;

Thence north 26° 10' east, along the westerly limits of lots 6 and 5, a distance of 45.41 feet to a point;

Thence north 8° 49' 30" west, a distance of 15.02 feet to a point;

Thence north 81° 10' 30" east and being parallel to the southerly limit of Lot 6, a distance of 100.00 feet to the place of beginning. O. Reg. 204/73, s. 3, *part*.

Schedule 88

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Lot 7 in Concession VIII of the said Township, more particularly described as follows:

Premising that the westerly limit of the road allowance between concessions VIII and IX has a bearing of north 7° 36' 20" west and relating all bearings herein thereto;

Beginning at a point in the northerly limit of County Road No. 9 known as River Road which point may be located as follows:

Beginning at the northwest angle of Lot 7 in Concession VIII where an iron survey bar has been planted;

Thence south 7° 36' 20" east, along the easterly limit of the road allowance between concessions VIII and IX, a distance of 1069.06 feet to its intersection with the northerly limit of said County Road No. 9;

Thence north 57° 32' 40" east, along the said northerly limit of County Road No. 9, a distance of 465.32 feet to an iron survey bar marking an angle therein;

Thence north 55° 53' 40" east, continuing to follow the said northerly limit of the road, a distance of 81.17 feet to an iron survey bar marking the said place of beginning;

Thence continuing north 55° 53' 40" east, along the said northerly limit of County Road No. 9 a distance of 311.88 feet to an iron survey bar marking the beginning of a tangential curve to the right of radius 1330.73 feet;

Thence northeasterly along the last-mentioned curve and being along the northerly limit of road, an arc distance of 113.15 feet, the chord equivalent of which is 113.12 feet, measured on a course of north 58° 19' 50" east, to an iron survey bar;

Thence north 24° 33' west, along the line of a board fence, existing in November of 1972, a distance of 200.00 feet to an iron survey bar;

Thence south 56° 33' 30" west, a distance of 425.05 feet to an iron survey bar;

Thence south 24° 33' east, a distance of 200.00 feet, more or less, to the said place of beginning. O. Reg. 204/73, s. 3, *part*.

Schedule 89

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Nottawasaga in the County of Simcoe, and being composed of part of Church Street and part of Lot 11 according to a plan registered in the Registry Office for the Registry Division of Simcoe as No. 168, the boundaries of which parcel may be described as follows:

Premising that the northerly limit of that portion of the King's Highway known as No. 24, as

widened by Deposited Plan No. 22228, is north 73° 13' 25" east and relating all bearings herein thereto;

Beginning at a point in the westerly limit of Church Street, Registered Plan No. 168, being also the easterly limit of Lot 10 Registered Plan No. 168, and distant 20.17 feet measured northerly therealong from the southwest angle of said Lot 10;

Thence north 73° 13' 25" east, a distance of 127.36 feet to an iron survey bar;

Thence north 9° 19' 20" west, a distance of 227.08 feet to an iron survey bar;

Thence south 73° 26' 50" west, a distance of 128.45 feet to an iron survey bar;

Thence south 9° 35' 35" west, a distance of 227.46 feet to the northerly limit of King's Highway No. 24, as widened by Deposited Plan No. 22228, being the place of beginning of the lands herein described. O. Reg. 204/73, s. 3, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 3rd day of April, 1973.

(5301)

17

THE PLANNING ACT

O. Reg. 205/73.

Restricted Areas—County of Ontario,
Township of Mara.

Made—April 4th, 1973.

Filed—April 9th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF ONTARIO TOWNSHIP OF MARA

INTERPRETATION

1. In this Order,

- (a) "accessory building or structure" means a detached building or structure that is not used for human habitation but the use of which is naturally and normally incidental to, subordinate to or exclusively devoted to a principal use or building and located in the same lot therewith and includes a detached private garage or a detached carport;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single housekeeping unit in one dwelling unit;
- (e) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (f) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (g) "lot area" means the total horizontal area within the lot lines of a lot;
- (h) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (i) "lot line" means any boundary of a lot;
- (j) "lot line, front" means the lot line that divides the lot from the street, but in the case of a corner lot the shorter street line shall be deemed to be the front lot line and the longer street line shall be deemed to be a side lot line, but in the case of a corner lot with two street lines of equal length, the lot line that abuts the wider street, or abuts a county or suburban road or highway shall be deemed to be the front lot line, and in the case of both street being under the same jurisdiction, or of the same width, the owner of such corner lot may designate either street line as the front lot line;
- (k) "lot line, rear" means the lot line opposite the front lot line;
- (l) "lot line, side" means a lot line other than a front or rear lot line;
- (m) "main building" means the building in which is carried on the principal purpose for which the lot is used;
- (n) "single-family dwelling" means a separate building containing only one dwelling unit;
- (o) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Ontario or the Township of Mara or is a road within a registered plan of subdivision or is a road the maintenance of which has been assumed by the township;
- (p) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order;
- (q) "yard, front" means a yard extending across the full width of a lot between the front lot line and the nearest wall of any building or structure on the lot;
- (r) "yard, minimum front" means the minimum depth of a front yard on a lot between the front lot line and the nearest wall of any building or structure on the lot;
- (s) "yard, minimum rear" means the minimum depth of a rear yard on a lot between the rear lot line and the nearest wall of the main building or structure on the lot;
- (t) "yard, minimum side" means the minimum width of a side yard on a lot between a side lot line and the nearest wall of any building or structure on the lot. O. Reg. 205/73, s. 1.

APPLICATION

2. This Order applies to all lands within Registered Plan M896 in the Township of Mara in the County of Ontario. O. Reg. 205/73, s. 2.

GENERAL

3. No building shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Mara prior to the day this Order comes into force. O. Reg. 205/73, s. 3.

4.—(1) Every use of land and every erection or use of buildings or structures within lots 1 to 19, both inclusive, of Registered Plan M896 is prohibited except,

(a) one single-family detached cottage on each lot and buildings and structures accessory thereto; and

(b) public parks, playgrounds and uses accessory thereto.

(2) Requirements for single-family detached cottages and buildings and structures accessory thereto are established as follows:

Minimum lot area	7500 square feet
Minimum lot frontage	80 feet
Minimum front yard	35 feet
Minimum side yard	10 feet each side
Minimum rear yard	35 feet
Maximum lot coverage	not to exceed 30 per cent
Maximum height	not to exceed 35 feet
Minimum ground floor area	one storey—900 square feet one and one-half storeys or more—575 square feet

O. Reg. 205/73, s. 4.

5. Every use of land and every erection or use of buildings or structures within Blocks A, B and C of Registered Plan M896 is prohibited except public parks, playgrounds and uses accessory thereto. O. Reg. 205/73, s. 5.

6. Every use of land and every erection or use of buildings or structures within Blocks D, E and F of Registered Plan M896 is prohibited except agricultural uses and buildings and structures accessory thereto but excluding from this exception buildings and structures designed for human habitation. O. Reg. 205/73, s. 6.

BUILDINGS TO FRONT OF STREET

7. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 205/73, s. 7.

ACCESSORY BUILDINGS OR STRUCTURES

8.—(1) No accessory building or structure shall be located,

(a) in any front yard; or

(b) within five feet of any boundary of the lot on which the dwelling is located.

(2) The minimum distance of an accessory building or structure from a main building shall be five feet provided that in no case shall any overhang, eaves or gutter project into this required minimum area that shall be clear of any obstruction from the ground to the sky.

(3) The maximum height of an accessory building or structure shall be fifteen feet. O. Reg. 205/73, s. 8.

9. Notwithstanding anything contained in this Order,

(a) the Township of Mara or any local board thereof, as defined in *The Municipal Affairs Act*;

(b) any ministry, department or agency of the Government of Canada or Ontario;

(c) any telephone or telegraph company; and

(d) the Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect or use any building or structure, notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 205/73, s. 9.

REBUILDING AND REPAIRS

10.—(1) Nothing in this Order prevents the repair or reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 205/73, s. 10.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 4th day of April, 1973.

THE SMALL CLAIMS COURTS ACT**O. Reg. 206/73.**

Courts.

Made—March 28th, 1973.

Filed—April 9th, 1973.

**REGULATION MADE UNDER
THE SMALL CLAIMS COURTS ACT**

1. Schedules 49, 51, 53 and 55 to Regulation 800 of Revised Regulations of Ontario, 1970 and schedules 50 and 54 to the said Regulation, as remade by section 2 of Ontario Regulation 261/72, are revoked and the following substituted therefor:

Schedule 51

1. The Sixth Small Claims Court of the County of Hastings.

2. Those parts of the County of Hastings described as follows:

- i. The villages of,

(a) Deloro;

(b) Madoc;

(c) Marmora;

(d) Tweed.

- ii. The townships of,

(a) Elzevir;

(b) Hungerford;

(c) Huntingdon;

(d) Madoc;

(e) Marmora;

(f) Rawdon.

3. The Village of Madoc. O. Reg. 206/73, s. 1, *part.*

Schedule 53

1. The Ninth Small Claims Court of the County of Hastings.

2. Those parts of the County of Hastings described as follows:

- i. The separated Town of Trenton.

- ii. The villages of,

(a) Frankford;

(b) Stirling.

- iii. The Township of Sydney, except that part described in subparagraph iii of paragraph 2 of Schedule 48.

3. The Town of Trenton. O. Reg. 206/73, s. 1, *part.*

Schedule 55

1. The Twelfth Small Claims Court of the County of Hastings.

2. Those parts of the County of Hastings described as follows:

- i. The Village of Bancroft.

- ii. The townships of,

(a) Bangor, Wicklow and McClure;

(b) Carlow;

(c) Dungannon;

(d) Faraday;

(e) Grimsthorpe;

(f) Herschel;

(g) Lake;

(h) Limerick;

(i) Mayo;

(j) Monteagle;

(k) Tudor and Cashel;

(l) Woollaston.

3. The Village of Bancroft. O. Reg. 206/73, s. 1, *part.*

2. Schedules 76, 77, 78 and 80 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 76

1. The First Small Claims Court of the County of Lanark.

2. Those parts of the County of Lanark described as follows:

- i. The Town of Perth.
 - ii. The Village of Lanark.
 - iii. The townships of,
 - (a) Bathurst;
 - (b) Dalhousie and North Sherbrooke;
 - (c) Darling;
 - (d) Drummond;
 - (e) Lanark;
 - (f) Lavant;
 - (g) North Burgess;
 - (h) South Sherbrooke.
 - iv. The Township of North Elmsley, except that part described in subparagraph iii of paragraph 2 of Schedule 79.
3. The Town of Perth. O. Reg. 206/73, s. 2, *part.*

Schedule 78

1. The Third Small Claims Court of the County of Lanark.
2. Those parts of the County of Lanark described as follows:
 - i. The towns of,
 - (a) Almonte;
 - (b) Carleton Place.
 - ii. The townships of,
 - (a) Beckwith;
 - (b) Pakenham;
 - (c) Ramsay.
3. The Town of Carleton Place. O. Reg. 206/73, s. 2, *part.*
3. Schedules 97 and 98 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 67/71, are revoked and the following substituted therefor:

Schedule 97

1. The First Small Claims Court of the District of Muskoka.
2. Those parts of the Territorial District of Muskoka, as they existed on the 31st day of December, 1970, described as follows:
 - i. The towns of,
 - (a) Bala;
 - (b) Bracebridge;
 - (c) Gravenhurst.
 - ii. The villages of,
 - (a) Port Carling;
 - (b) Port Sydney;
 - (c) Windermere.
 - iii. The townships of,
 - (a) Cardwell;
 - (b) Draper;
 - (c) Freeman;
 - (d) Gibson;
 - (e) Macaulay;
 - (f) McLean;
 - (g) Medora;
 - (h) Monck;
 - (i) Morrison;
 - (j) Muskoka;
 - (k) Oakley;
 - (l) Ridout;
 - (m) Ryde;
 - (n) Watt;
 - (o) Wood.
 - iv. The Township of Brunel, except that part described in subparagraph iii of paragraph 2 of Schedule 99.
 - v. The Township of Stephenson, except that part described in subparagraph iv of paragraph 2 of Schedule 99.

- vi. The islands in the Georgian Bay lying west of the area described in subparagraphs i to v of paragraph 2 of this Schedule and adjacent thereto, and the islands in the Severn River lying northerly of the middle of the main channel of the Severn River and adjacent to the geographic townships of Wood and Morrison.
- 3. The Town of Bracebridge. O. Reg. 206/73, s. 3.
- 4. Schedule 109 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 7 of Ontario Regulation 528/72, and Schedule 112 to the said Regulation 800, are revoked and the following substituted therefor:

Schedule 109

- 1. The First Small Claims Court of the County of Norfolk.
- 2. Those parts of the County of Norfolk described as follows:
 - i. The towns of,
 - (a) Port Dover;
 - (b) Simcoe;
 - (c) Waterford;
 - (d) Delhi.
 - ii. The townships of,
 - (a) Charlotteville;
 - (b) Townsend;
 - (c) Windham;
 - (d) Woodhouse.
- 3. The Town of Simcoe. O. Reg. 206/73, s. 4.
- 5. Schedules 138, 139 and 141 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 141

- 1. The Tenth Small Claims Court of the United Counties of Prescott and Russell.
- 2. Those parts of the United Counties of Prescott and Russell described as follows:
 - i. The Town of Rockland.
 - ii. The Village of Casselman.

- iii. The townships of,
 - (a) Alfred;
 - (b) Cambridge;
 - (c) Clarence;
 - (d) North Plantagenet;
 - (e) Russell.
- iv. The Township of South Plantagenet, except that part described in subparagraph iv of paragraph 2 of Schedule 140.
- 3. The Town of Rockland. O. Reg. 206/73, s. 5.
- 6. Schedules 149 and 150 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 149

- 1. The First Small Claims Court of the County of Simcoe.
- 2. Those parts of the County of Simcoe described as follows:
 - i. The City of Barrie.
 - ii. The Town of Bradford.
 - iii. The Village of Elmville.
 - iv. The townships of,
 - (a) Flos;
 - (b) Innisfil;
 - (c) Vespra;
 - (d) West Gwillimbury.
 - v. The Township of Oro, except that part described in subparagraph iv of paragraph 2 of Schedule 153.
 - vi. That part of the Township of Sunnidale described as follows: Beginning at the southwesterly angle of the Township; thence northerly along the westerly boundary of the Township to the production westerly of the northerly boundary of Concession 8; thence easterly along the production and the northerly boundary of Concession 8 and its production easterly to the easterly boundary of the Township; thence southerly along that boundary to the southerly boundary of the Township; thence westerly along the last-mentioned boundary to the place of beginning.

3. The City of Barrie. O. Reg. 206/73, s. 6.

7. Schedule 162 to Regulation 800 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 40/73, and Schedule 164 of the said Regulation 800, are revoked and the following substituted therefor:

Schedule 162

1. The First Small Claims Court of the District of Sudbury.

2. Those parts of the Territorial District of Sudbury described as follows:

i. The City of Sudbury.

ii. The towns of,

(a) Capreol;

(b) Nickel Centre;

(c) Onaping Falls;

(d) Rayside-Balfour;

(e) Valley East;

(f) Walden.

iii. The Territorial District of Sudbury except those parts described in schedules 163 and 165.

3. The City of Sudbury. O. Reg. 206/73, s. 7.

8. Schedules 175 and 176 to Regulation 800 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 175

1. The Fourth Small Claims Court of the District of Timiskaming.

2. Those parts of the District of Timiskaming described as follows:

i. The Town of Kirkland Lake.

ii. The geographic townships of,

(a) Arnold;

(b) Ben Nevis;

(c) Benoit;

(d) Bernhardt;

(e) Black;

(f) Bisley;

(g) Bompas;

(h) Boston;

(i) Burt;

(j) Clifford;

(k) Dunmore;

(l) Gauthier;

(m) Grenfell;

(n) Hearst;

(o) Katrine;

(q) Lebel;

(p) Lee;

(r) Maisonville;

(s) McElroy;

(t) McEvay;

(u) McFadden;

(v) McGarry;

(w) McVittie;

(x) Melba;

(y) Morrisette;

(z) Nordica;

(za) Ossian;

(zb) Otto;

(zc) Pontiac;

(zd) Sheba;

(ze) Teck;

(zf) Terry;

(zg) Tolstoi.

3. The Town of Kirkland Lake. O. Reg. 206/73, s. 8.

(5303)

17

THE CONSERVATION AUTHORITIES ACT

O. Reg. 207/73.

Conservation Areas—Sault Ste. Marie
Region.

Made—January 15th, 1973.

Approved—April 4th, 1973.

Filed—April 9th, 1973.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACTCONSERVATION AREAS—SAULT STE.
MARIE REGION

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means the Sault Ste. Marie Region Conservation Authority;
- (b) "conservation area" means an area of land owned or controlled by the Authority;
- (c) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicles Act*;
- (d) "Secretary-Treasurer" means Secretary-Treasurer of the Authority;
- (e) "vehicle" means a vehicle as defined in *The Highway Traffic Act*. O. Reg. 207/73, s. 1.

2. This Regulation applies to the use by the public of conservation areas, and the works, vehicles, boats, services and things of the Authority. O. Reg. 207/73, s. 2.

3. Any person required to issue a permit by this Regulation may refuse to issue the permit where, in the opinion of the issuer, to do so would not be in the interest of,

- (a) the best, safest and most orderly use of the conservation area by the public; or
- (b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area. O. Reg. 207/73, s. 3.

4. No person shall,

- (a) deface, remove or damage any property in a conservation area;
- (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing, or any soil, rock or other material in a conservation area;

- (c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird or animal within a conservation area except,

- (i) in an area designated by the Authority for the purpose, and
- (ii) under the authority of a permit therefor issued by the Secretary-Treasurer;

- (d) fire or discharge any firearm, torpedo, rocket or fireworks of any type or kind in a conservation area except under the authority of a permit issued therefor by the Secretary-Treasurer; or

- (e) perform any act that causes or is likely to cause a danger for other persons using a conservation area. O. Reg. 207/73, s. 4.

5. No person shall abandon any refuse or other object or material within a conservation area except in receptacles or pits provided by the Authority for the purpose. O. Reg. 207/73, s. 5.

6. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice, sign or any other advertising device in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer. O. Reg. 207/73, s. 6.

7.—(1) No person shall bring a horse or other animal into a conservation area except,

- (a) into a part thereof designated by the Authority for the purpose; or
- (b) under a permit issued therefor by the Secretary-Treasurer.

(2) No person shall permit a dog, cat or other pet to be in a conservation area unless,

- (a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or
- (b) a permit therefor has been issued by the Secretary-Treasurer. O. Reg. 207/73, s. 7.

8. No person shall,

- (a) sell or offer for sale any article or service;
- (b) advertise or carry on any business or commercial enterprise; or
- (c) beg or solicit charity,

within a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 207/73, s. 8.

9. No person shall bring a show or public performance of any kind or any equipment for the entertainment of the public into a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 207/73, s. 9.

10. No person shall conduct a public meeting or perform any act that causes persons to congregate or is likely to cause persons to congregate in a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 207/73, s. 10.

11. No person shall be in a conservation area after sunset and before 10 a.m. without a permit therefor issued by the Secretary-Treasurer. O. Reg. 207/73, s. 11.

12.—(1) No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for the purpose.

(2) No person shall take any inflatable object, swimming assist, snorkel or other underwater breathing device into any water in a conservation area. O. Reg. 207/73, s. 12.

13. No person shall use any type of watercraft in a conservation area except in a part thereof designated by the Authority for the purpose. O. Reg. 207/73, s. 13.

14.—(1) Except under the authority of a permit issued by the Secretary-Treasurer, no person shall light or maintain a fire in a conservation area in a place other than a fireplace or other location provided by the Authority for the purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 207/73, s. 14.

15. Except in places that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, fire-arm, sling-shot or archery equipment in a conservation area. O. Reg. 207/73, s. 15.

16. No person shall occupy a camp-site except under the authority of a permit issued by the Secretary-Treasurer. O. Reg. 207/73, s. 16.

17.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

(a) operate a vehicle within a conservation area except on a roadway or other place designated by the Authority for the purpose;

(b) operate a vehicle at a speed in excess of fifteen miles per hour, unless otherwise

posted on any road under the jurisdiction of the Authority;

(c) park a vehicle within a conservation area in a place other than one that has been designated by the Authority for the purpose; or

(d) operate a public commercial vehicle as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes except for the purpose of making deliveries within the conservation area. O. Reg. 207/73, s. 17.

18.—(1) No person shall operate a motorized snow vehicle in a conservation area except,

(a) under the authority of a permit therefor issued by the Secretary-Treasurer; and

(b) in a part thereof that is designated by the Authority for the purpose.

(2) Every operator of a motorized snow vehicle shall produce the permit to operate the vehicle in a conservation area for inspection by an officer upon request.

(3) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act* has been issued therefor.

(4) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act* in respect thereof. O. Reg. 207/73, s. 18.

19. No permit issued under this Regulation is transferable. O. Reg. 207/73, s. 19.

20.—(1) An officer may direct traffic and in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give rights of way.

(2) Every person shall obey any direction given under subsection 1. O. Reg. 207/73, s. 20.

21.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof during the times posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times posted. O. Reg. 207/73, s. 21.

22. The following persons are appointed officers to enforce any regulation made under section 27 or 28 of the Act:

1. Members of the Ontario Provincial Police Force.
2. Members of any municipal police force operating within an area under the jurisdiction of the Authority.
3. Staff members of the Authority. O. Reg. 207/73, s. 22.

23. The penalty for a breach of this Regulation is a fine not exceeding \$100. O. Reg. 207/73, s. 23.

SAULT STE. MARIE REGION
CONSERVATION AUTHORITY:

L. A. GUERRIERO
Chairman

R. P. YANNI
Secretary-Treasurer

Dated at Sault Ste. Marie, this 15th day of January, 1973.

(5304)

17

THE CONSERVATION AUTHORITIES ACT

O. Reg. 208/73.

Conservation Areas—Lower Thames Valley.
Made—January 12th, 1973.

Approved—April 4th, 1973.

Filed—April 9th, 1973.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

1. Section 1 of Regulation 104 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clauses:

(d) "motorized snow vehicle" has the same meaning as in *The Motorized Snow Vehicles Act*.

(e) "officer" means,

(i) a member of the Ontario Provincial Police Force, a member of a municipal Police force operating within the area under the jurisdiction of the Authority, and

(ii) an officer, constable, caretaker or other person appointed by the Authority to enforce this regulation.

2. Section 15 of Regulation 104 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsections:

(3) No person shall operate a motorized snow vehicle in a conservation area except in a part thereof that has been set aside and posted by the Authority for the purpose.

(4) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act* has been issued therefor.

(5) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act*, in respect thereof.

(6) Employees, officers and agents of the Authority while on the business of the Authority are exempt from subsection 3. O. Reg. 208/73, s. 2.

LOWER THAMES VALLEY CONSERVATION
AUTHORITY:

CLARENCE M. WILSON
Chairman

ANTHONY J. READ
Secretary-Treasurer

Dated at Chatham, this 12th day of January, 1973.

(5305)

17

THE CONSERVATION AUTHORITIES ACT

O. Reg. 209/73.

Conservation Areas—Ganaraska Region.

Made—January 19th, 1973.

Approved—April 4th, 1973.

Filed—April 9th, 1973.

REGULATION MADE UNDER THE CONSERVATION AUTHORITIES ACT

CONSERVATION AREAS—GANARASKA REGION

INTERPRETATION

1. In this Regulation,

(a) "Authority" means the Ganaraska Region Conservation Authority;

(b) "conservation area" means an area consisting of one parcel or, where two or more parcels are contiguous, the contiguous parcels of land owned by the Authority;

(c) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicles Act*;

(d) "Secretary-Treasurer" means Secretary-Treasurer of the Authority; and

(e) "vehicle" means a vehicle as defined by *The Highway Traffic Act*. O. Reg. 209/73, s. 1.

2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services and things of the Authority. O. Reg. 209/73, s. 2.

3. Any person required to issue a permit by this Regulation may refuse to issue the permit where, in the opinion of the issuer, to do so would not be in the interest of,

(a) the best, safest and most orderly use of the conservation area by the public; or

(b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area. O. Reg. 209/73, s. 3.

4. No person shall,

(a) deface, remove or damage any property in a conservation area;

(b) remove, injure or destroy any tree, shrub, plant flower or growing thing, or any soil, rock or other material in a conservation area;

(c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird or animal within a conservation area except,

(i) in an area designated by the Authority for the purpose; and

(ii) under the authority of a permit issued by the Secretary-Treasurer;

(d) fire or discharge any firearm, torpedo, rocket or fireworks of any type or kind in a conservation area, except under a permit issued by the Secretary-Treasurer; or

(e) perform any act that causes or is likely to cause a danger to other persons using a conservation area. O. Reg. 209/73, s. 4.

5. No person shall leave any refuse or other objects or material within a conservation area except in receptacles or pits provided by the Authority for the purpose. O. Reg. 209/73, s. 5.

6. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice, or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer. O. Reg. 209/73, s. 6.

7.—(1) No person shall bring a horse into any of the following conservation areas without a permit therefor issued by the Secretary-Treasurer: Ball's Mill, Cobourg, Garden Hill, Port Hope, Rice Lake or Sylvan Glen.

(2) No person shall permit cattle or other livestock into a conservation area without a permit therefor issued by the Secretary-Treasurer.

(3) No person shall permit a dog, cat or other pet to be in a conservation area unless,

(a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or

(b) a permit therefor has been issued by the Secretary-Treasurer.

(4) No person shall permit a dog, cat or any other pet to be in any place in a conservation area set aside for wading, bathing or swimming. O. Reg. 209/73, s. 7.

8. No person shall,

(a) sell or offer for sale any article or service;

(b) advertise or carry on any business or commercial enterprise; or

(c) beg or solicit charity,

within a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 209/73, s. 8.

9. No person shall bring a show or public performance of any kind or any equipment for the entertainment of the public into a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 209/73, s. 9.

10. No person shall conduct a public meeting or perform any act that causes persons to congregate or is likely to cause persons to congregate in a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 209/73, s. 10.

11. No person shall be in a conservation area after 11.30 p.m. and before 8 a.m. without a permit therefor issued by the Secretary-Treasurer. O. Reg. 209/73, s. 11.

12.—(1) No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for the purpose.

(2) No person shall take any inflatable object, swimming aids, snorkel or other underwater breathing device into the water in a conservation area. O. Reg. 209/73, s. 12.

13. No person shall use any type of motor-driven watercraft in a conservation area. O. Reg. 209/73, s. 13.

14.—(1) Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall light or maintain a fire in a conservation area in a place other than a fire-place or other location provided by the Authority for the purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 209/73, s. 14.

15. Except in conservation areas that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, fire-arm, slingshot, or archery equipment in a conservation area. O. Reg. 209/73, s. 15.

16.—(1) No person shall camp in a conservation area except in such places as are designated by the Authority for the purpose.

(2) No person shall occupy a camp-site except under the authority of a permit issued by the Secretary-Treasurer.

(3) No person shall camp in any one camp-site in a conservation area for a period of time longer than seven consecutive days. O. Reg. 209/73, s. 16.

17.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

(a) operate a vehicle within a conservation area except on a roadway or other place set aside by the Authority for the purpose;

(b) operate a vehicle at a speed in excess of fifteen miles per hour, unless otherwise posted, on any road under the jurisdiction of the Authority;

(c) park a vehicle within a conservation area in a place other than one that has been designated by the Authority for the purpose; or

(d) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area. O. Reg. 209/73, s. 17.

18. No person shall operate a motorized snow vehicle in the Ball's Mill Conservation Area or the Cobourg Conservation Area. O. Reg. 209/73, s. 18.

19.—(1) A conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon, or occupy any such conservation area or part thereof during the times posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times posted. O. Reg. 209/73, s. 19.

20. The following persons are appointed officers to enforce any regulation made under section 27 or 28 of the Act.

1. Members of the Ontario Provincial Police Force.
2. Members of any municipal police force operating within an area under the jurisdiction of the Authority.
3. Staff members of the Authority. O. Reg. 209/73, s. 20.

21. The penalty for a contravention of this Regulation is a fine not exceeding \$100. O. Reg. 209/73, s. 21.

GANARASKA REGION CONSERVATION AUTHORITY:

ROY A. FOSTER
Chairman

BARBARA A. SMITH
Secretary-Treasurer

Dated at Port Hope, this 19th day of January, 1973.

(5306)

17

THE CONSERVATION AUTHORITIES ACT

O. Reg. 210/73.

Conservation Areas—Mattagami Valley.

Made—January 30th, 1973.

Approved—April 4th, 1973.

Filed—April 9th, 1973.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACTCONSERVATION AREAS—MATTAGAMI
VALLEY

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means the Mattagami Valley Conservation Authority;
- (b) "conservation area" means an area consisting of one parcel or, where two or more parcels are contiguous, the contiguous parcels of land owned by the Authority;
- (c) "motorized snow vehicle" means a motorized snow vehicle as defined in *The Motorized Snow Vehicles Act*;
- (d) "Secretary-Treasurer" means Secretary-Treasurer of the Authority;
- (e) "vehicle" means a vehicle as defined in *The Highway Traffic Act*. O. Reg. 210/73, s. 1.

2. This Regulation applies to the use by the public of conservation areas and the works, vehicles, boats, services, and things of the Authority. O. Reg. 210/73, s. 2.

3. Any person required to issue a permit by this Regulation may refuse to issue the permit where, in the opinion of the issuer, to do so would not be in the interest of,

- (a) the best, safest and most orderly use of a conservation area by the public; or
- (b) the best administration of the conservation area, having regard to the conservation, restoration and development of the natural resources of the conservation area. O. Reg. 210/73, s. 3.

4. No person shall,

- (a) deface, remove or damage any property in a conservation area;
- (b) remove, injure or destroy any tree, shrub, plant, flower or growing thing, or any soil, rock or other material in a conservation area;

(c) kill, trap, hunt, pursue or in any manner disturb or cause to be disturbed any wild bird of animal within a conservation area, except in an area designated by the Authority for the purpose;

(d) be in possession of or fire or discharge any torpedo, rocket, or other fireworks in a conservation area; or

(e) perform any act that causes or is likely to cause a danger for other persons using a conservation area. O. Reg. 210/73, s. 4.

5. No person shall abandon any refuse or other object or material within a conservation area except in receptacles or pits provided by the Authority for the purpose. O. Reg. 210/73, s. 5.

6. No person shall erect, post, paste, fasten, paint or affix any placard, bill, notice or sign in a conservation area unless a permit therefor is first obtained from the Secretary-Treasurer. O. Reg. 210/73, s. 6.

7.—(1) No person shall bring a horse, cow, or other animal into a conservation area without a permit therefor issued by the Secretary-Treasurer.

(2) No person shall permit a dog, cat, or other pet to be in a conservation area unless,

- (a) the dog, cat or other pet is secured by a leash that does not exceed six feet in length; or
- (b) a permit therefor has been issued by the Secretary-Treasurer.

(3) No person shall permit a dog, cat or other pet to be in any place set aside for wading, bathing or swimming. O. Reg. 210/73, s. 7.

8. No person shall,

- (a) sell or offer for sale any article or service;
- (b) advertise to carry on any business or commercial enterprise; or
- (c) beg or solicit charity,

within a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 210/73, s. 8.

9. No person shall bring a show of any kind or any equipment for entertainment into a conservation area without a permit therefor issued by the Secretary-Treasurer. O. Reg. 210/73, s. 9.

10. Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall conduct a public meeting or perform any act that congregates or is likely to congregate persons in a conservation area. O. Reg. 210/73, s. 10.

11. No person shall be in a conservation area after sunset and before 10 a.m. without a permit therefor issued by the Secretary-Treasurer. O. Reg. 210/73, s. 11.

12.—(1) No person shall wade, bathe or swim in a conservation area except at such times and at such places as are designated by the Authority for the purpose.

(2) No person shall take any inflatable object or snorkel or other underwater breathing device into the water in a conservation area. O. Reg. 210/73, s. 12.

13. Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall operate a boat or use an outboard motor in any conservation area. O. Reg. 210/73, s. 13.

14.—(1) Except under the authority of a permit therefor issued by the Secretary-Treasurer, no person shall light or maintain a fire in a conservation area in a place other than a fireplace or other location provided by the Authority for the purpose.

(2) No person who lights a fire in a conservation area shall leave the fire unattended or leave the site of the fire before the fire is completely extinguished. O. Reg. 210/73, s. 14.

15. Except in conservation areas that have been designated and posted by the Authority for hunting and archery, no person other than a peace officer shall possess an air-gun, fire-arm, sling-shot, or archery equipment in a conservation area. O. Reg. 210/73, s. 15.

16. No person shall occupy a camp-site except under the authority of a camp-site permit issued by the Secretary-Treasurer. O. Reg. 210/73, s. 16.

17.—(1) Sections 87, 93, 94 and 98 of *The Highway Traffic Act* apply to the operation of vehicles on roads under the jurisdiction of the Authority.

(2) No person shall,

- (a) operate a vehicle within a conservation area except on a roadway or other place designated by the Authority for the purpose;
- (b) operate a vehicle at a speed in excess of 15 miles per hour on any road under the jurisdiction of the Authority, except where otherwise posted by the Authority;
- (c) park a vehicle within a conservation area on any roadway or adjacent to any roadway, except where otherwise posted by the Authority;
- (d) park a vehicle on any grassy part of a conservation area except where such part

is posted as a parking area or is designated by an officer as a parking area;

- (e) operate a public commercial vehicle, as defined in *The Public Commercial Vehicles Act*, within a conservation area for commercial purposes, except for the purpose of making deliveries within the conservation area.

(3) Any officer may direct traffic and, in cases of fire, accident, traffic congestion or other emergency, may direct it into such channels as are necessary to prevent or relieve congestion or give right of way.

(4) Every person shall obey any direction given under subsection 3. O. Reg. 210/73, s. 17.

18.—(1) No person shall operate a motorized snow vehicle in a conservation area except in a part thereof that is designated by the Authority for the purpose and unless a permit therefor has been issued by the Secretary-Treasurer.

(2) Every operator of a motorized snow vehicle shall produce the permit issued therefor by the Secretary-Treasurer for inspection by an officer upon request.

(3) No person shall operate a motorized snow vehicle in a conservation area except where a permit under *The Motorized Snow Vehicles Act* has been issued therefor:

(4) No person shall operate a motorized snow vehicle in a conservation area unless he is insured under a motor vehicle liability policy in accordance with *The Insurance Act* in respect thereof.

(5) No permit issued under this Regulation is transferable. O. Reg. 210/73, s. 18.

19.—(1) A Conservation area or any part thereof may be closed entirely during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof during the times posted.

(2) A conservation area or any part thereof may be closed to certain uses during such specified periods of time as the Authority determines and no person shall enter upon or occupy such conservation area or any part thereof for such specified uses during the times posted. O. Reg. 210/73, s. 19.

20. The following persons are appointed officers to enforce any regulation made under section 27 or 28 of the Act:

- 1. Members of the Ontario Provincial Police Force.
- 2. Members of any municipal police force operating within an area under the jurisdiction of the Authority.

3. Staff members of the Authority. O. Reg. 210/73, s. 20.

21. The penalty for a breach of this Regulation is a fine not exceeding \$100. O. Reg. 210/73, s. 21.

THE MATTAGAMI VALLEY CONSERVATION
AUTHORITY:

H. R. BIELEK
Chairman

E. B. MARTIN
Secretary-Treasurer

Dated at Timmins, this 30th day of January, 1973.

(5307)

17

THE CONSERVATION AUTHORITIES ACT

O. Reg. 211/73.

Fill, Construction and Alteration to Waterways—Credit Valley.

Made—March 7th, 1973.

Approved—April 4th, 1973.

Filed—April 9th, 1973.

REGULATION MADE UNDER
THE CONSERVATION AUTHORITIES ACT

FILL, CONSTRUCTION AND ALTERATION
TO WATERWAYS—CREDIT VALLEY

INTERPRETATION

1. In this Regulation,

- (a) "Authority" means The Credit Valley Conservation Authority;
- (b) "building or structure" means a building or structure of any kind;
- (c) "fill" means earth, sand, gravel, rubble, rubbish, garbage or any other material whether similar to or different from any of the aforementioned materials, used or capable of being used to raise, lower or in any way affect the contours of the ground;
- (d) "fill line" means any line designated as such on the maps referred to in the schedules;
- (e) "river", "lake", "creek", "stream" or "watercourse" means any river, lake, creek, stream or watercourse under the jurisdiction of the Authority; and

(f) "regional storm" means a storm producing in a forty-eight hour period, in a drainage area of,

- (i) ten square miles or less, a rainfall that has the distribution set out in Table 1, or
- (ii) more than ten square miles, a rainfall such that the number of inches of rain referred to in each case in Table 1 shall be modified by the percentage amount shown in Column 2 of Table 2 opposite the size of the drainage area set out opposite thereto in Column 1 of Table 2.

TABLE 1

2.90 inches of rain in the first 36 hours
0.25 inches of rain in the 37th hour
0.17 inches of rain in the 38th hour
0.25 inches of rain in the 39th hour
0.50 inches of rain in the 40th hour
0.66 inches of rain in the 41st hour
0.50 inches of rain in the 42nd hour
0.91 inches of rain in the 43rd hour
0.50 inches of rain in the 44th hour
0.50 inches of rain in the 45th hour
2.08 inches of rain in the 46th hour
1.49 inches of rain in the 47th hour
0.50 inches of rain in the 48th hour

TABLE 2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
11 to 17 both inclusive	99.2
18 to 25 both inclusive	98.2

COLUMN 1	COLUMN 2
Drainage Area (square miles)	Percentage
26 to 35 both inclusive	97.1
36 to 45 both inclusive	96.3
46 to 55 both inclusive	95.4
56 to 65 both inclusive	94.8
66 to 75 both inclusive	94.2
76 to 85 both inclusive	93.5
86 to 95 both inclusive	92.7
96 to 105 both inclusive	92.0
106 to 175 both inclusive	89.4
176 to 225 both inclusive	86.7
226 to 275 both inclusive	84.0
276 to 325 both inclusive	82.4
326 to 375 both inclusive	80.8
376 to 450 both inclusive	79.3
451 to 550 both inclusive	76.6
551 to 650 both inclusive	74.4
651 to 750 both inclusive	73.3
751 to 850 both inclusive	71.7
851 to 950 both inclusive	70.2
951 to 1050 both inclusive	69.0
1051 to 1750 both inclusive	64.4
1751 to 2250 both inclusive	61.4
2251 to 2750 both inclusive	58.9
2751 to 3000 both inclusive	57.4

O. Reg. 211/73, s. 1.

2. The areas described in the schedules are areas in which, in the opinion of the Authority the control of flooding or pollution or the conservation of land may be affected by the placing or dumping of fill. O. Reg. 211/73, s. 2.

3. Subject to section 4, no person shall,

- (a) construct any building or structure or permit any building or structure to be constructed in or on a pond or swamp or in any area susceptible to flooding during a regional storm;
- (b) place or dump fill of any kind or permit fill to be placed or dumped in the areas described in the schedules, whether such fill is already located in or upon such area or brought to or on such area from some other place or places; or
- (c) straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse. O. Reg. 211/73, s. 3.

4. Subject to *The Ontario Water Resources Act* or to any private interest, the Authority may permit in writing the construction of any building or structure or the placing or dumping of fill or the straightening, changing, diverting or interfering with the existing channel of a river, creek, stream or watercourse to which section 3 applies if, in the opinion of the Authority, the site of the building or structure or the placing or dumping and the method of construction or placing or dumping or the straightening, changing, diverting or interfering with the existing channel will not affect the control of flooding or pollution or the conservation of land. O. Reg. 211/73, s. 4.

5. No person shall commence to construct any building or structure or dump or place fill or straighten, change, divert or interfere with the existing channel of a river, creek, stream or watercourse in any area to which section 3 applies before permission to do so has been obtained under section 4. O. Reg. 211/73, s. 5.

6.—(1) A signed application for permission to construct a building or structure shall be filed with the Manager/Secretary-Treasurer of the Authority and shall include,

- (a) four copies of a plan of the property showing the proposed location of the building or structure, its elevation and the proposed final grade plan;
- (b) four copies of a complete description of the type of building or structure to be constructed, including drainage details;

- (c) four copies of a statement of the dates between which the construction will be carried out; and
- (d) four copies of a statement of the proposed use of the building or structure following completion of the construction.

(2) A signed application for permission to place or dump fill shall be filed with the Manager/Secretary-Treasurer of the Authority and shall include,

- (a) four copies of a plan of the property on which the fill is to be placed, showing the proposed location of filling, the depth to which it is proposed to fill and the proposed final grade of the land when filling is completed;
- (b) four copies of a complete description of the type of fill proposed to be placed or dumped;
- (c) four copies of a statement of the dates between which the placing or dumping will be carried out; and
- (d) four copies of a statement of the proposed use of the land following completion of placing or dumping.

(3) A signed application for permission to straighten, change, divert or interfere in any way with the existing channel of a river, creek, stream or watercourse shall be filed with the Manager/Secretary-Treasurer of the Authority and shall include,

- (a) four copies of a plan on which shall be shown in plan view and cross section the details of such straightening, change, diversion or interference;
- (b) four copies of a description of the protective measures to be undertaken;
- (c) four copies of a statement of the dates between which the straightening, changing, diverting or interfering will be carried out; and
- (d) four copies of a statement of the purpose of the proposed work. O. Reg. 211/73, s. 6.

7. The Authority may, at any time, withdraw any permission given under this Regulation if, in the opinion of the Authority, the conditions of the permit are not complied with. O. Reg. 211/73, s. 7.

8. Ontario Regulation 84/71 is revoked.

Schedule 1

To include all lands within the valley of the Credit River between Lake Ontario and the Credit Forks Station shown delineated by a broken heavy line on the Credit River flood plain plans one to twenty-five filed in the Office of the Registrar of Regulations at Toronto as Numbers 1303 to 1327, both inclusive. O. Reg. 211/73, Sched. 1.

Schedule 2

To include all lands within the valley of Silver Creek between the junction with the Credit River at Norval and number twenty-two side road shown delineated by a broken heavy line on Silver Creek flood plain plans one to five filed with the Registrar of Regulations at Toronto as Numbers 1328 to 1332, both inclusive. O. Reg. 211/73, Sched. 2.

Schedule 3

To include all lands within the valley of Fletchers Creek in the Town of Brampton between Steeles Avenue and the dividing line between lots eight and nine and as indicated on the Town of Brampton, Fletcher Creek Open Space By-Law plan filed with the Registrar of Regulations at Toronto as Number 1333. O. Reg. 211/73, Sched. 3.

Schedule 4

To include all lands within the valley of Cooksville Creek between Lake Ontario and Dundas Street shown delineated by a broken heavy line on plans one to three filed with the Registrar of Regulations at Toronto as Numbers 1334 to 1336, both inclusive. O. Reg. 211/73, Sched. 4.

Schedule 5

To include all lands within the valley of Silver Creek within lots 25, 26 and 27, Concession VIII, lots 25, 26, 27, 28 and 29, Concession IX and lots 27, 28 and 29, Concession X, in the Township of Esquesing shown on plans one and two filed with the Registrar of Regulations at Toronto as Numbers 1337 and 1338. O. Reg. 211/73, Sched. 5.

Schedule 6

To include all lands within a portion of the Town of Mississauga Waterfront Area between the line marking the southwesterly limit of the Town of Port Credit and Clarkson Road South and bounded on the northwest by Lakeshore Road West being King's Highway Number 2, shown delineated by a solid heavy line on plans one and two filed with the Registrar of Regulations at Toronto as Numbers 1541 and 1542. O. Reg. 211/73, Sched. 6.

Schedule 7

To include all lands within the valley of the watercourse between the Queen Elizabeth Way and

Mineola Road shown delineated by a solid heavy line on the contour plan filed in the office of the Registrar of Regulations at Toronto as Number 1543. O. Reg. 211/73, Sched. 7.

Schedule 8

To include all lands within the valley of the water-course between the Credit River Valley and a point upstream from Creditview Road shown delineated by a solid heavy line on the contour plan filed in the office of the Registrar of Regulations at Toronto as Number 1544. O. Reg. 211/73, Sched. 8.

CREDIT VALLEY CONSERVATION AUTHORITY:

R. K. McMILLAN
Chairman

D. O'CONNOR
Deputy-Treasurer

Dated at Meadowvale this 7th day of March, 1973.

(5308) 17

THE GAME AND FISH ACT

O. Reg. 212/73.

Furs.
Made—April 4th, 1973.
Filed—April 9th, 1973.

REGULATION MADE UNDER
THE GAME AND FISH ACT

- 1. Section 1 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked.
- 2. Subsection 3 of section 2 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) A licence in Form 2 expires with the 30th day of June next following the date on which it is issued. O. Reg. 212/73, s. 2.
- 3. Section 8 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked.
- 4. Section 9 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

9. A licence issued for a resident to hunt or trap fur bearing animals shall be in Form 2. O. Reg. 212/73, s. 4.
- 5. Section 10 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

10. The holder of a licence in Form 2 may hunt or trap in the open season not more than the quota of beaver, fisher, lynx, marten, wolverine, or any other furbearer as shown on his licence. O. Reg. 212/73, s. 5.

6.—(1) Clause b of subsection 1 of section 13 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked.

(2) Subsection 2 of the said section 13 is revoked.

7. Form 1 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked.

8. Form 2 of Regulation 367 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Form 2

Trapper's Number

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Licence Fee:

MINISTRY OF NATURAL RESOURCES

19

TRAPPERS' LICENCE

Under *The Game and Fish Act* and the regulations, and subject to the limitations thereof, this licence is granted to:

Please Print Surname First—Then Christian Name
or Initials

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OF

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--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Ontario,

to hunt and trap fur-bearing animals during the open season in the parts of Ontario described as follows: _____

But excepting therefrom all privately owned land on which the licensee does not have written permission to trap, from the owner.

DESCRIPTION:	STATUS CODE	QUOTAS:							
Age <table><tr><td></td><td></td></tr></table>			A means new trapper <table><tr><td></td><td></td></tr></table>			Beaver <table><tr><td></td><td></td><td></td></tr></table>			
Height.....	B means no change in trap-per number from last year	Fisher.....							
Weight.....		Lynx.....							
Colour of Hair...	C means trapper has a number different from last year.	Marten.....							
Colour of Eyes..		Wolverine...							
		Other.....							

This Licence expires on the 30th day of June 19..

Signature of Issuer	Signature of Licensee						
	Month Day						
Date of Issue	<table><tr><td></td><td></td><td></td><td></td><td></td><td></td></tr></table>						

O. Reg. 212/73, s. 8.

9. Forms 5 and 6 of Regulation 367 of Revised Regulations of Ontario, 1970 are revoked.
(5309) 17

THE HIGHWAY TRAFFIC ACT

O. Reg. 213/73.
Parking.
Made—April 4th, 1973.
Filed—April 9th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Paragraph 10 of Schedule 6 to Regulation 421 of Revised Regulations of Ontario, 1970, as made by section 2 of Ontario Regulation 541/72, is revoked and the following substituted therefor:
10. That part of the King’s Highway known as No. 11 in the former Township of Stephenson in The District Municipality of Muskoka commencing at a point situate 2650 feet measured northerly from its intersection with the centre line of the road allowance between concessions 8 and 9 and extending northerly therealong for a distance of 1000 feet more or less.

(5310) 17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 214/73.
Designation of Insurable Crops.
Made—April 4th, 1973.
Filed—April 10th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Section 2 of Ontario Regulation 320/72, as remade by section 1 of Ontario Regulation 536/72, is amended by adding thereto the following item:
- 12a. Tobacco.
(5311) 17

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 215/73.
Crop Insurance Plan—Flue-Cured Tobacco.
Made—March 9th, 1973.
Approved—April 4th, 1973.
Filed—April 10th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

CROP INSURANCE PLAN—FLUE-CURED TOBACCO

1. The plan in the Schedule is established for the insurance within Ontario of flue-cured tobacco.
O. Reg. 215/73, s. 1.

Schedule
The Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as “The Ontario Crop Insurance Plan for Flue-cured Tobacco”.
2. The purpose of this plan is to provide for insurance against a loss in the production of flue-cured tobacco resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,
- (a) “average farm yield” means the average of previous yields of the planted acreage computed by the Commission on the basis of acreage production records of the insured person or on such other basis as the Commission determines;

(b) "experience ratio" means the ratio determined by the Commission calculated by dividing the average production of the three lowest yielding years of the preceding six years by the average yield;

(c) "flue-cured tobacco" means tobacco grown in Ontario under authorization of The Ontario Flue-cured Tobacco Growers' Marketing Board.

DESIGNATION OF PERILS

4. The following are designated as perils for the purpose of this plan:

1. Drought.
2. Excessive rainfall.
3. Flood.
4. Frost.
5. Hail.
6. Insect infestation.
7. Plant disease.
8. Wind.

DESIGNATION OF CROP YEAR

5. The crop year for flue-cured tobacco is the period from the 1st day of March in any year to completion of harvest.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for flue-cured tobacco shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 156 of Revised Regulations of Ontario, 1970;
- (b) an endorsement for flue-cured tobacco in Form 1;
- (c) the application for insurance in Form 2; and
- (d) any amendment to a document referred to in clause a, b or c agreed upon in writing.

7. An application for insurance shall,

- (a) be in Form 2;
- (b) be accompanied by a premium deposit of at least \$100; and

(c) be filed with the Commission not later than the 1st day of May in the crop year in respect of which it is made or on or before such other date as may be determined from time to time by the Commission.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made unless it is terminated in accordance with the regulations.

(2) Notwithstanding subsection 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to noon on the 24th day of May in the crop year.

COVERAGE

9.—(1) The coverage provided in each crop year under a contract of insurance shall be the percentage of the average yield in pounds of the insured person appearing opposite his experience ratio as determined by the Commission in the column for the premium rate selected by the insured person all according to the Table.

(2) The number of pounds determined under subsection 1 constitutes the total guaranteed production under a contract of insurance.

(3) Where in the opinion of the Commission, the insured person cannot provide adequate records for the preceding six years of production, the average yield and the experience ratio shall be determined by the Commission on such other basis as it may approve.

10. The maximum amount for which the Commission is liable for a loss in production under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound prescribed in section 11.

11. For the purposes of this plan, the established price for flue-cured tobacco is 50 cents per pound.

PREMIUMS

12.—(1) The premium payable by an insured person in the crop year shall be calculated by the Commission on the basis of,

- (a) the experience ratio of the insured person;
- (b) the average yield; and
- (c) the established price per pound determined under section 11.

(2) The premium prescribed by subsection 1 includes payments in respect of premiums made by,

- (a) the Government of Canada under the *Crop Insurance Act* (Canada); and
 - (b) the Government of Ontario under sub-section 2 of section 7 of the Act.
- (3) Premium discounts provided by Regulation 158 of Revised Regulations of Ontario, 1970 are not applicable to any premiums payable under this plan. O. Reg. 215/73, Schedule.

Form 1

The Crop Insurance Act (Ontario)

FLUE-CURED TOBACCO ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for flue-cured tobacco under The Ontario Crop Insurance Plan for Flue-cured Tobacco, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to *The Crop Insurance Act* (Ontario) and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover flue-cured tobacco.

HARVESTING OF SEEDED ACREAGE

1. All acreage seeded to flue-cured tobacco in a crop year shall be harvested unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

EVALUATION OF LOSS

2. For the purpose of determining the loss in production of flue-cured tobacco in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 3, 4, 5 and 6.

STAGE 1

3.—(1) Stage 1 comprises the period from noon on the 24th day of May until noon on the 15th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, the Commission upon application therefor in writing by the insured person may consent in writing to,

- (a) one replanting of the damaged acreage and, in such case, the replanting shall be completed not later than the 15th day of June in the crop year or not later than such other date as may be determined from time to time by the Commission; or

- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is in excess of five acres and is replanted to the insured crop in accordance with clause *a* of subparagraph 2, the contract of insurance shall continue to apply to such replanted acreage and the Commission shall pay a supplementary benefit of \$30 per acre replanted to the insured person.

(4) The replanting referred to in this paragraph may not be carried out by hand.

(5) Where the damaged acreage is used for any other purpose or the insured crop is abandoned or destroyed in accordance with clause *b* of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying 60 per cent of the guaranteed production for the damaged acreage by the established price per pound.

(6) Where the damaged acreage is not used for any other purpose or the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 5 shall not be taken into account in the final adjustment of loss.

(7) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 1, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 5 with respect to such damaged acreage and, where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 1.

STAGE 2

4.—(1) Stage 2 commences at noon on the 15th day of June in the crop year and ends at noon on the 1st day of August.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying 80 per cent of the guaranteed production for the damaged acreage by the established price per pound.

(4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

(5) Notwithstanding any application made in writing by the insured person under this paragraph, the Commission may, where loss or damage occurs in Stage 2, notify the insured person in writing that it intends to terminate the insurance coverage on such damaged acreage and to calculate the amount of loss in the manner prescribed in subparagraph 3 with respect to such damaged acreage and, where notice of such intention has been given, the Commission shall calculate accordingly the amount of loss to be taken into account in the final adjustment of loss and the value of the insured crop on such damaged acreage shall not progress beyond Stage 2.

STAGE 3

5.—(1) Stage 3 commences at noon on the 1st day of August in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 3, the Commission, upon application therefor in writing by the insured person, may consent in writing to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the insured crop is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the guaranteed production for the damaged acreage by the established price per pound.

(4) Where the crop is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

FINAL ADJUSTMENT OF LOSS FOR TOTAL
PLANTED ACREAGE

6. The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Stage 1, Stage 2 and Stage 3 loss calculations applicable to such acreage, but where the actual production of any acreage exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

VARIATION IN PLANTED ACREAGE

7. Where the actual planted acreage of the insured crop is less than the acreage stated in the application, the insured person shall, not later than the 1st day of August, notify the Commission in writing and the total guaranteed production and the maximum amount of indemnity shall be reduced proportionately.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at.....

this.....day of....., 19...

.....
Duly Authorized Representative	General Manager

TABLE

Experience Ratio	3%	4%	5%	6%	7%	Premium Rate		9%	10%
						8%			
84	80								
82		80					Percentage Coverage		
80			80						
78				80					
76					80				
74						80			
72								80	
70 or less									80
Premium Rates are subject to a surcharge of \$1 per acre planted to cover replanting benefit.									

O. Reg. 215/73, Table.

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

The undersigned whose name and address appears below, hereby applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations, and in support of this application the following facts are stated:

1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Insurance Plan..... 3. Crop Year.....
4. Description of farm or farms and acreage grown to insured crop:

Farm Number	Lot	Concession	Township	County	Owner or Tenant

5. The applicant agrees to insure all acreage grown to the insured crop.
6. Coverage applied for as calculated by the Commission is:

Average Farm Yield	Guarantee (Pounds)	Experience Ratio	Premium Rate	Applicant's Cost Per Acre	Amount of Insurance

7. A deposit of \$.....(minimum \$100) accompanies this application.
8. The applicant hereby agrees to pay to the Commission the premium balance upon demand.
9. The following farms and acreage allotment will be grown this year:

Farm Number	Acreage To Be Planted	Farm Number	Acreage To Be Planted
1.		5.	
2.		6.	
3.		7.	
4.		8.	

Dated at....., this.....day of....., 19...

.....
(signature of applicant)

10. This application is not valid unless mailed prior to May 1st.

ASSIGNMENT OF INDEMNITY

I hereby assign my right to any indemnity under the Tobacco insurance contract as follows:

1st Assignment

(name)

.....

(address)

2nd Assignment

(name)

.....

(address)

.....
(signature of applicant)

.....
(witness)

O. Reg. 215/73, Form 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

THE LIQUOR CONTROL ACT**O. Reg. 216/73.**

Detoxification Centres.

Made—April 4th, 1973.

Filed—April 11th, 1973.

**REGULATION MADE UNDER
THE LIQUOR CONTROL ACT**

1. The Schedule to Ontario Regulation 455/72, as amended by Ontario Regulations 556/72 and 143/73, is further amended by adding thereto the following item:

5. The Detoxification Centre of Hamilton Civic Hospital, Hamilton

(5313)

17

**THE ENVIRONMENTAL PROTECTION
ACT, 1971****O. Reg. 217/73.**

General.

Made—April 4th, 1973.

Filed—April 12th, 1973.

**REGULATION MADE UNDER
THE ENVIRONMENTAL PROTECTION
ACT, 1971**

1. Section 1 of Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

- 25a. "organic soil conditioning" means the incorporation of processed organic waste in the soil to improve its characteristics for crop or ground cover growth;

- 27a. "processed organic waste" means waste that is predominantly organic in composition and has been treated by aerobic or anaerobic digestion, or other means of stabilization, and includes sewage residue from sewage works that are subject to the provisions of *The Ontario Water Resources Act*;

2. Section 2 of Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

- 9a. Processed organic waste.

3. Section 4 of Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

- 7a. Organic soil conditioning site.

4. Section 6 of Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following item:

6. Organic waste management system.

- 5.—(1) Subsection 1 of section 10 of Regulation 824 of Revised Regulations of Ontario, 1970, exclusive of the paragraphs, is revoked and the following substituted therefor:

- (1) The following are prescribed as standards for the location, maintenance and operation of a land-filling site:

- (2) Paragraphs 6 and 7 of subsection 1 of the said section 10 are revoked and the following substituted therefor:

6. Where necessary to isolate a landfilling site and effectively prevent the egress of contaminants, adequate measures to prevent water pollution shall be taken by the construction of berms and dykes of low permeability.

7. Where there is a possibility of water pollution resulting from the operation of a landfilling site, samples shall be taken and tests made by the owner of the site to measure the extent of egress of contaminants and, if necessary, measures shall be taken for the collection and treatment of contaminants and for the prevention of water pollution.

- (3) Subsection 2 of the said section 10 is revoked.

- 6.—(1) Subsection 1 of section 11 of Regulation 824 of Revised Regulations of Ontario, 1970, exclusive of the paragraphs, is revoked and the following substituted therefor:

- (1) The following are prescribed as standards for the location, maintenance and operation of an incineration site:

- (2) Paragraph 5 of subsection 1 of the said section 11, exclusive of the subparagraphs, is revoked and the following substituted therefor:

5. The following equipment shall be provided as necessary for particular applications:

- (3) Subsection 2 of the said section 11 is revoked.

- 7.—(1) Subsection 1 of section 12 of Regulation 824 of Revised Regulations of Ontario, 1970, exclusive of the paragraphs, is revoked and the following substituted therefor:

(1) The following are prescribed as standards for the location, maintenance and operation of a dump:

(2) Paragraph 8 of subsection 1 of the said section 12 is revoked and the following substituted therefor:

8. The operator of a dump shall apply such cover material at such intervals as is necessary to prevent harm or material discomfort to any person.

(3) Subsection 2 of the said section 12 is revoked.

8.—(1) Subsection 1 of section 14 of Regulation 824 of Revised Regulations of Ontario, 1970, exclusive of the paragraphs, is revoked and the following substituted therefor:

(1) The following are prescribed as standards for the operation of a waste management system:

(2) Subsection 2 of the said section 14 is revoked.

9. Regulation 824 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

13a. The following are prescribed as standards for the location, maintenance and operation of an organic soil conditioning site:

1. The site shall be so located that it is an adequate distance from any watercourse, as determined by the land slope, to prevent direct surface drainage to the watercourse.
2. The site shall be at least 300 feet from the nearest individual dwelling.
3. The site shall be at least 1,500 feet from any area of residential development.
4. The site shall be so located that the maximum level of the ground water table at the site is at a sufficient distance below the surface to prevent the impairment of ground water in aquifers as determined by the permeability of the soil.
5. The site shall be at least 300 feet from any water wells.
6. No processed organic waste shall be applied to the site during any period in which conditions are such that surface runoff is likely to occur taking into account land slope, soil permeability and the climatic conditions of the area.
7. The site shall be established only on land that is, or is intended to be, used for pasture, fallow or the growing of forage crops,

a. during the current growing season, or

b. where application of the processed organic waste is made sometime after the current growing season, to the end of the subsequent growing season.

8. Berms and dykes of low permeability shall be constructed on the site where necessary to isolate the site and effectively prevent the egress of contaminants. O. Reg. 217/73, s. 9.

(5325)

17

THE HEALTH INSURANCE ACT, 1972

O. Reg. 218/73.

General.

Made—April 4th, 1973.

Filed—April 12th, 1973.

REGULATION MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Ontario Regulation 323/72, as amended by Ontario Regulation 580/72, is further amended by adding thereto the following section:

48a.—(1) Laboratory services are insured services when authorized by a physician and performed by,

- (a) a laboratory licensed under *The Public Health Act* to perform the laboratory services for which payment is claimed; or
- (b) a Public Health Laboratory listed in Schedule 12.

(2) Payments for insured laboratory services shall be 90 per cent of the laboratory fees listed in the schedule of fees of the Ontario Medical Association in effect on the 1st day of May, 1971.

(3) Payment for an insured laboratory service may only be made,

- (a) to the licensee of the laboratory which performed the service;
- (b) upon the licensee submitting an account therefor to the Plan; and
- (c) if the licensee accepts the payment as constituting payment in full for the service. O. Reg. 218/73, s. 1.

2. Item 8 of section 49 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

8. Laboratory services, except,

(a) laboratory services prescribed in section 48a; and

(b) simple procedures, as defined in Ontario Regulation 483/72, carried out by a physician for the purpose of the diagnosis or treatment of a patient.

3. Section 49 of Ontario Regulation 323/72 is amended by adding thereto the following item:

12. Clinical pathology, except when authorized by a physician and performed,

(a) by a laboratory mentioned in clause a or clause b of subsection 1 of section 48a; or

(b) by or under the direction of any other person authorized by law.

4. Ontario Regulation 323/72, as amended by Ontario Regulation 580/72, is further amended by adding thereto the following section:

54a. Where an insured person, while outside Ontario, receives services rendered by a laboratory and authorized by a physician practising outside Ontario, the General Manager may cause to be paid to or on behalf of such insured person the amount prescribed by subsection 2 of section 48a. O. Reg. 218/73, s. 4.

5. Subsection 8 of section 56 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

(8) Each Public Health Laboratory listed in Schedule 12 is designated as a health facility for the purpose of providing laboratory services. O. Reg. 218/73, s. 5.

(5326)

17

THE PUBLIC HOSPITALS ACT

O. Reg. 219/73.

Classification of Hospitals.

Made—March 12th, 1973.

Approved—April 4th, 1973.

Filed—April 13th, 1973.

REGULATION MADE UNDER THE PUBLIC HOSPITALS ACT

1.—(1) Item 86b, as made by subsection 3 of section 2 of Ontario Regulation 176/72, and item 88 under the heading "Group B Hospitals" of the Schedule to Regulation 726 of Revised Regulations of Ontario, 1970 are revoked.

(2) The said Schedule is further amended by re-numbering item 90a as 90b and by adding thereto the following item under the heading "Group B Hospitals":

90a. Windsor Windsor Western Hospital Centre, Inc.

(3) The said Schedule is further amended by adding thereto the following items under the heading "Group C Hospitals":

5a. Attawapiskat James Bay General Hospital

22a. Fort Albany James Bay General Hospital

(4) Item 13 under the heading "Group E Hospitals" of the said Schedule is revoked and the following substituted therefor:

13. Windsor Windsor Western Hospital Centre, Inc. (General Rehabilitation Unit)

(5) Item 8 under the heading "Group F Hospitals" of the said Schedule is revoked and the following substituted therefor:

8. Windsor Windsor Western Hospital Centre, Inc. (Riverview Unit)

(6) Item 11 under the heading "Group J Hospitals" of the said Schedule is revoked and the following substituted therefor:

11. Windsor Windsor Western Hospital Centre, Inc. (Special Rehabilitation Unit)

(7) The said Schedule is further amended by adding thereto the following item under the heading "Group K Hospitals":

16. Windsor Essex County Children's Rehabilitation Centre

R. T. POTTER
Minister of Health

Dated at Toronto, this 12th day of March, 1973.

(5327)

17

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ONTARIO

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in **THE ONTARIO GAZETTE**.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE**.

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter**. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
 9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
 Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Final Report of the Royal Commission on Book Publishing "Canadian Publishers & Canadian Publishing"	
Soft cover	\$ 3.75
Hard cover	5.00
Final Report of the Commission on Post-Secondary Education in Ontario "The Learning Society" (March 1973)	2.50
Mobile Homes in Ontario—Construction & Costs (1973)	2.00
Mobile Home Park Survey— Interviews with Managers (1973)	1.00
The Landlord & Tenant Act (February, 1973)	.75
The Consumer Protection Act (February, 1973)	1.25

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238



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Vol. 106 - 18

TORONTO, SATURDAY, MAY 5th, 1973

The ONTARIO GAZETTE

Published by Authority

Parliamentary Notice Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Friday, April 27th, 1973.

11.15 o'clock a.m.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

"The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 73, An Act to amend The Trustee Act.

Bill 74, An Act to amend The Fatal Accidents Act.

Bill 75, An Act to amend The Commissioners for taking Affidavits Act.

Bill 82, An Act to amend The Devolution of Estates Act.

Bill 83, An Act to amend The Surrogate Courts Act.

Bill 93, An Act to amend The Public Transportation and Highway Improvement Act.

Bill 96, An Act to amend The Income Tax Act.

Bill Pr1, An Act respecting Aradco Management Limited and Oak Stamping Limited.

Bill Pr2, An Act respecting the City of Hamilton.

Bill Pr3, An Act respecting The East York Foundation.

Bill Pr6, An Act respecting Simcoe & Erie General Insurance Company.

Bill Pr7, An Act respecting Reliable Life Insurance Company.

Bill Pr8, An Act respecting Constitution Insurance Company of Canada.

Bill Pr9, An Act respecting the Town of Orangeville.

Bill Pr10, An Act respecting the Village of Glencoe.

Bill Pr11, An Act respecting the Borough of Scarborough.

Bill Pr14, An Act respecting the Town of Espanola.

Bill Pr15, An Act respecting Bridge Street United Church Foundation.

Bill Pr16, An Act respecting The Tillson Spur Line Railway Company.

Bill Pr18, An Act respecting the Town of Tillsonburg.

Bill Pr19, An Act respecting the County of Bruce."

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

TORONTO

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

His Honour was then pleased to retire.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly
of Ontario.

(5432)

18

The Ontario Highway Transport Board Act

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the District Court House, 440 Queen Street East, Sault Ste. Marie, Ontario, on Tuesday, the 5th day of June, 1973, at 10 a.m. (E.D.S.T.):

Noble Graham Transport, Inc., **23130-B**
d/b/a Brimley-Graham Trucking
Service,
R.R. #1, Brimley, Michigan, U.S.A.,

applies for an extra-provincial operating licence, "For the carriage of rough and dressed lumber, for and on behalf of Cliffs Forest Products Company of Iron Mountain, Michigan, and Michigan Maple Block Company of Petosky, Michigan, by shipment from points in the Province of Ontario to the international boundary at Port Huron, for furtherance in the United States of America as authorized, and by shipments from points in the United States of America as authorized, from the international boundary at Port Huron, for furtherance to points in the Province of Ontario.

For the carriage of rough and dressed lumber, for and on behalf of Claybelt Lumber Company, Fleron Lumber Company, Limited, Meeter Lumber Company, Walton Lumber Company and Kimberley-Clark Corporation, by shipments from points in the Province of Ontario to the international boundary at Sault Ste. Marie and Port Huron, for furtherance to points in the United States of America as authorized and by shipments from points in the United States of America, as authorized, from the international boundary at Sault Ste. Marie and Port Huron, for furtherance to points in the Province of Ontario".

D. S. CHURCH,
Secretary.

(5381)

18

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the Moot Courtroom, University of Western Ontario, London, Ontario, on Wednesday, the 20th day of June, 1973, at 10 a.m. (E.D.S.T.):

**Campbell's Moving and
Warehousing Limited,**
465 Third Street,
London, Ontario,

22556-D

applies for an amendment to extra-provincial operating licence No. X-1561, by the deletion of the language contained in present extra-provincial operating licence: "For the carriage of uncrated used household office and store furniture and where specially designed vehicles of the drop frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers,

- (i) new uncrated furniture and fixtures that are part of the furnishings of the dwelling in which they are to be used;
- (ii) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions;
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers;

from the City of London and points within a 10-mile radius of the City of London to:

- (1) The Ontario-Manitoba border for furtherance to points, in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia and the Northwest and Yukon Territories as authorized and by shipment from points in the aforesaid Provinces and Territories from the Ontario-Manitoba border to points in the Province of Ontario;
- (2) to the Ontario-Quebec border at all border crossing points for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and Newfoundland, as authorized thereby and from points in the said Provinces as authorized thereby from all border crossings on the Ontario-Quebec border to points in the Province of Ontario;
- (3) to the Ontario-United States of America border in transit through the United States of America, for furtherance to points in any of the Provinces or Territories of Canada as authorized thereby, and from points in any such Provinces or Territories in transit through the United

States of America as authorized thereby, from all border crossings on the Ontario-United States of America border to points in the Province of Ontario;

- (4) to the Ontario-United States of America border for furtherance to points in the United States of America as authorized thereby, and from points in the United States of America as authorized thereby from all crossing points on the Ontario-United States of America border to all points in the Province of Ontario;
- (5) from points in any of the Provinces or Territories in Canada or the United States of America from and to all border crossing points on the Ontario-United States of America border, the Ontario-Quebec border or the Ontario-Manitoba border, in transit through the Province of Ontario for furtherance to points in any of the Provinces or Territories of Canada or in the United States of America as authorized thereby";

and by substitution therefor of the following: "For the carriage of uncrated used household, office and store furniture and where specially designed vehicles of the drop frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers;

- (i) new uncrated furniture and fixtures that are part of the furnishings of the dwelling in which they are to be used;
- (ii) new uncrated furniture and fixtures that are part of the furnishings of offices, museums, hospitals, factories and public institutions;
- (iii) objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers;

(a) from points in the Province of Ontario to:

- (1) The Ontario-Manitoba border for furtherance to points in the Provinces of Manitoba, Saskatchewan, Alberta, British Columbia and the Northwest and Yukon Territories as authorized and by shipment from points in the aforesaid Provinces and Territories from the Ontario-Manitoba border to points in the Province of Ontario;
- (2) to the Ontario-Quebec border at all border crossing points, for furtherance to points in the Provinces of Quebec, New Brunswick, Nova Scotia, Prince Edward Island and Newfoundland as authorized thereby, and from points in the said Provinces as authorized thereby from all border crossings on the Ontario-Quebec border to points in the Province of Ontario;

(3) to the Ontario-United States of America border in transit through the United States of America, for furtherance to points in any of the Provinces or Territories of Canada as authorized thereby, and from points in any such Provinces or Territories in transit through the United States of America as authorized thereby, from all border crossings on the Ontario-United States of America border to points in the Province of Ontario;

(4) to the Ontario-United States of America border for furtherance to points in the United States of America as authorized thereby, and from points in the United States of America as authorized thereby from all crossing points on the Ontario-United States of America border to points in the Province of Ontario;

(b) from points in any of the Provinces or Territories in Canada or the United States of America from and to all border crossing points on the Ontario-United States of America border, the Ontario-Quebec border or the Province of Ontario, for furtherance to points in any of the Provinces or Territories of Canada or in the United States of America as authorized thereby".

Grant Jutzi, Esq.,

23212-B

o/a Grant Transport,
309 Peel Street,
New Hamburg, Ontario,

applies for an amendment of Class 'D' public commercial vehicle operating licence No. 3559 in the following terms: "To amend the name of the shipper by adding after the name, 'Flexsteel Industries (Canada) Ltd.', the words 'subsidiary of Electrohome Limited', wherever the said name appears in the said licence, and delete the following words in paragraph (b) of the licence, 'and a division thereof known as Farquharson-Gifford Division'".

D. S. CHURCH,
Secretary.

(5382)

18

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Tuesday, the 26th day of June, 1973, at 10 a.m. (E.D.S.T.):

Coxon's Towing Service Limited, 21169-B

1850 Provincial Road, R.R. #1,
Windsor, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3065, "For the haulage and/or carriage of residential, office, travel trailers, mobile homes, utility trailers, portable school classrooms, to and from the Counties of Essex and Kent".

D. S. CHURCH,
Secretary.

(5383)

18

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 9th day of July, 1973, at 10 a.m. (E.D.S.T.):

D. M. Speer Company Limited, 22053-B
403 Upper Wentworth Street,
Hamilton, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6326, "For the carriage of handicapped (either mentally or physically) pupils in vehicles having maximum capacities not exceeding 24 persons for and on behalf of:

- (1) The Wentworth County Board of Education and/or the Hamilton District Society for Crippled Children between Jerseyville, Ancaster and the Chedoke Hospital at Hamilton via routes that traverse sections of Highways Nos. 2 and 53;
- (2) the Wentworth County Board of Education, the Hamilton District Society for Crippled Children and/or the Chedoke Pre-School and Chedoke Childrens Hospital at Hamilton between the intersection of Brock Road with the 4th Concession of West Flamborough, Greensville, Dundas, Copetown and the Chedoke Hospital at Hamilton via routes that traverse sections of Brock Road, Highways Nos. 8 and 99;
- (3) the Hamilton District Society for Crippled Children and/or the Chedoke Pre-School and Chedoke Children's Hospital between Burlington and Chedoke Hospital at Hamilton via Queen Elizabeth Way and Highway No. 403;
- (4) the Ontario School for the Deaf at Milton between Hamilton and M.M. Robinson High School at Burlington via Queen Elizabeth Way and Guelph Line;
- (5) the Ontario School for the Deaf at Milton between Hamilton and M. M. Robinson High School at Burlington via a route that traverses sections of Highways Nos. 5, 6 and 403;
- (6) the Board of Education for the City of Hamilton, the Wentworth County Board of Education and/or the Wentworth County Roman Catholic Separate School Board between Hamilton and the Ontario School for the Deaf at Milton via a route that traverses sections of Mohawk Road, Highways Nos. 25, 403 and Queen Elizabeth Way; and
- (7) the Board of Education for the City of Hamilton, the Wentworth County Board of Education and the Wentworth County Roman Catholic

Separate School Board between Hamilton and the Ontario School for the Blind at Brantford via a route that traverses sections of Highways Nos. 2, 24 and 403.

PROVIDED that:

- (1) service to or from the Ontario School for the Deaf at Milton and The Ontario School for the Blind at Brantford is ordinarily confined to Fridays and Sundays; and
- (2) charter privileges apply only to educational trips for handicapped pupils of those schools or institutions within the jurisdictions of The Wentworth County Board of Education, The Wentworth County Roman Catholic Separate School Board, The Board of Education for the City of Hamilton, the Ontario School for the Deaf at Milton, the Hamilton District Society for Crippled Children or The Board of Trustees of the Cerebral Palsey Centre and Chedoke Hospital.

PROVIDED FURTHER that the current terms of public vehicle (school bus) operating licence No. 6326 be cancelled".

Ethel May MacDonald, 21378-A
R.R. #1, Crediton, Ontario,

applies for an extension to Class 'F' public commercial vehicle operating licence No. 20947, "For the carriage of garbage from points in and for and on behalf of the following places or Municipalities, etc., as shown to disposal areas as indicated:

1. Police Village of Crediton,
2. Police Village of Centralia,
3. Ontario Development Corporation,
4. Township of Stephen,

all in the Township of Stephen, County Huron; and

5. A Place known as Brucefield,
6. A Place known as Kippen,

all in the Township of Stanley, County Huron; and

7. A Place known as Mount Carmel, in the Township of McGillivray, County Middlesex,
8. Village of Ailsa Craig, County Middlesex,
9. Town of Parkhill, County Middlesex,
10. Village of Grand Bend, County Lambton,
11. Village of Thedford, County Lambton,
12. Village of Milverton, County Perth,
13. Township of Bosanquet, County Lambton,
14. Town of Exeter, County Huron,
15. Department of Defence, Ipperwash, County Lambton,
16. Stephen Township,
17. Stanley Township, County Huron,
18. Mornington Township, County Perth.

Disposal Area Location:

1. Lot 3, Con. 5, Township Stephen,
2. Lot 3, Con. 5, Township Stephen,
3. Lot 3, Con. 5, Township Stephen,
4. Lot 3, Con. 5, Township Stephen,
5. Lot 8, Con. 5, Township Stephen,
6. Lot 8, Con. 5, Township Stephen,
7. Lot 8, Con. 5, Township Stephen,
8. Lot 8, Con. 5, Township Stephen,
9. Lot 8, Con. 5, Township Stephen,
10. Lot 8, Con. 5, Township Stephen,
11. Lot 8, Con. 5, Township Stephen,
12. Lot 9, Con. 4, Township Morington,
13. Lot 8, Con. 5, Township Stephen,
14. Lot 7, Con. 4, Township Hay,
15. Base disposal area in Bosanquet Township,
16. Lot 3, Con. 5, Township Stephen,
17. Lot 8, Con. 5, Township Stephen,
18. Lot 9, Con. 4, Township Morington.

Coles Coach Lines Limited, **23592**
R.R. #1, Orangeville, Ontario,

applies for the transfer of public vehicle operating licence No. 2075, now in the name of Ronald Ira Coles, of R.R. #1, Orangeville, Ontario,

Del Transport Ltee., **22814-A**
385 Richelieu,
McMasterville, Quebec,

applies for an extra-provincial operating licence, "For the carriage of:

- (a) explosives, from the installation of Canadian Industries Limited, in the Township of McDougall, in the District of Parry Sound, and from the installation of Dupont of Canada (1956) Limited, in the Township of West Ferris, in the District of Nipissing, to the Ontario-Quebec border at Cheminis on King's Highway No. 66, and at Judge on King's Highway No. 65, and at Temiskaming on King's Highway No. 63 and Pointe Fortune on King's Highway No. 17, for furtherance to points in the Province of Quebec, as authorized;
- (b) explosives, by shipment from points in the Province of Quebec, as authorized, from the Ontario-Quebec border points referred to in paragraph (a) to the installation of Dupont of Canada (1956) Limited, situate in the Township of West Ferris, in the District of Nipissing; and
- (c) explosives, including "Amex" for and on behalf of Canadian Industries Limited, of Sudbury, from the installations of the said corporation at or near Sudbury, to the Ontario-Quebec border at Cheminis, Notre Dame de Nord, Temiskaming and Pointe Fortune, for furtherance to points in the Province of Quebec, as authorized.

PROVIDED that this authority be operated only in conjunction with the complementary authority contained in Clauses (b) and (c) of licence No. 18572-V issued by the Quebec Transportation Board, dated August 21st, 1963.

EXTENSION GRANTED—

For the carriage of explosives and blasting materials, from a place known as Nobel, in the Township of McDougall, in the District of Parry Sound, to the Ontario-Quebec border at Cheminis, Judge and Temiskaming, for furtherance to points in the Province of Quebec, as authorized; and by shipment of the above said goods from the Province of Quebec as authorized; from the above said Ontario-Quebec border points to the said Nobel, in the District of Parry Sound.

PROVIDED this authority be operated only in conjunction with the complementary authority of The Quebec Transportation Board dated February 24th, 1965.

EXTENSION GRANTED—

For the carriage of explosives and blasting materials, for and on behalf of Canadian Industries Limited from the installations of Canadian Industries Limited at Timmins, to the Ontario-Quebec border at Cheminis, Virginiatown and Temiskaming, for furtherance to points in the Province of Quebec as authorized.

PROVIDED that this authority be operated in conjunction with the complementary authority of The Quebec Transportation Board dated the 3rd day of March, 1973".

PROVIDED that the above terms be deleted from extra-provincial operating licence No. X-1255, in the name of Bolduc Explosives Transport Ltd., of 385 Richelieu, McMasterville, Quebec.

D. S. CHURCH,
Secretary.

(5384)

18

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 10th day of July, 1973, at 10 a.m. (E.D.S.T.):

Robert Hill, Esq., **23632**
281 Sheppard Avenue East, 13-3,
Willowdale, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of its construction products department's products, for and

on behalf of the Canadian General Electric Company Limited, from its installations in Metropolitan Toronto and/or from its vendors in Ontario, to its customers in Ontario. This to be a 24 hour emergency service".

J.P. Gadbois Transport Ltee., 13826-B
1291 rue Moody,
Terrebonne, Quebec,

applies for an extension to extra-provincial operating licence No. 735, "For the carriage of goods, i.e. boilers and other heating equipment, for and on behalf of Powrmatic of Canada Limited, from its premises in Terrebonne, Quebec, to points in the Province of Ontario and crossing at the Ontario-Quebec border at Ottawa, Riviere Beaudette and Pointe Fortune".

Kenneth Wesley Lambert, Esq., 23641
62 Wendell Avenue,
Weston, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of new furniture and home furnishings, for and on behalf of Woolco Department Stores, a division of the F. W. Woolworth Company Limited from its Woolco Stores in Metropolitan Toronto located at 2295 Sheppard Avenue West, Weston and at North Park Shopping Centre, 1305 Lawrence Avenue West to their respective customers located within a 25-mile radius of Metropolitan Toronto, and for the return of damaged or refused shipments to the above locations".

Luigi Spizzirri, Esq., 15839-A
359 Culford Road,
Toronto 389, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of kitchen cabinets and bathroom vanities, for and on behalf of Canac Group Limited, from its installation at a place known as Thornhill, in the Town of Markham to its customers in the Province of Ontario, south of North Bay, Ontario, including Sudbury";

15839-B

also applies for an extra-provincial operating licence, "For the carriage of kitchen cabinets and bathroom vanities, for and on behalf of Canac Group Limited, from its installation at a place known as Thornhill, in the Town of Markham, to the Ontario-Quebec border at Riviere Beaudette, and Ottawa-Hull, for furtherance to points in the Province of Quebec as authorized thereby".

Harmony Express Ltd., 23642
160 St. Lucie Drive,
Weston, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of the shippers shown from their

respective installations as shown to their respective customers in the locations shown:

- (1) Charles Printing Company Limited, from the Town of Vaughan to customers in Metropolitan Toronto and in the Town of Port Credit (exclusive of the Toronto International Airport) for the carriage of printed materials,
- (2) Fastener World Limited, from the Town of Markham, to its customers in the Cities of Oshawa, Orillia and Barrie as well as in the Towns of Mississauga (exclusive of the Toronto International Airport) and Oakville and Metropolitan Toronto, for the carriage of metal fasteners including nuts, bolts, screws, etc.,
- (3) Frye Copy Systems Ltd., from Metropolitan Toronto to its customers in the Town of Mississauga (exclusive of the Toronto International Airport), for the carriage of carbon paper,
- (4) Columbia Labs Limited, from Metropolitan Toronto to its customers located in the Town of Mississauga (exclusive of the Toronto International Airport), for the carriage of materials used in daily building maintenance and cleaning,

and for the return of damaged or refused shipments to the premises of the respective shippers".

David McDermott, Esq., 23244-A
298 Nelson Street,
Stratford, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of the F. W. Woolworth Co. Ltd., (1) from its store in the City of Stratford to its customers located within thirty-mile radius of Stratford and (2) and between The Woolworth Stores in Stratford and Cambridge (Galt)".

Scott Bus Lines Limited, 23657
P.O. Box 33,
Innerkip, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 221, now in the name of William John Scott, of P.O. Box 33, Innerkip, Ontario.

D. S. CHURCH,
Secretary.

(5385) 18

Parent Cartage Limited, 09270
525 Hill Street,
Windsor, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate dated the 2nd day of

February, 1973, to review that portion relative to the Township of Toronto, as the Township of Toronto is no longer a Municipal Corporation, and has fixed Tuesday, the 29th day of May, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(5386) 18

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

**Messrs. Robert Gulliford Jr.
and Ronald Miller,** 23639
102 Wellington Street,
Waterford, Ontario,

applies for the transfer of Class 'E' public commercial vehicle operating licence No. 2563, now standing in the name of Keith Robert Youmans, R.R. #4, Waterford, Ontario.

Ideal Milk Haulage Limited, 06532-F
427 Andrew Sreet,
Newmarket, Ontario,

applies for an extension to Class 'E' public commercial vehicle operating licence No. 590, "For the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Glenville Farms Dairy Limited at Newmarket or such other point as The Ontario Milk Marketing Board may direct:

J. H. Crang, Lot 2, Con. 2;
Charles Gundy and A. V. Gundy o/a Jamaica Farms,
Lots 11 and 12, Con. 2;

both of the Township of King; and

Lloyd Balsdon, Lot 20, Con. 3;
Brentdale Farms Ltd., Lots 13 and 14, Con. 2;
D. Faris, Lot 101, Con. 1;
Bill Cuypers, Lot 106, Con. 2;
John Murray, Lot 16, Con. 3;
Alvin Pegg, Lots 14 and 15, Con. 2;
Jack Pegg, Lots 9 and 10, Con. R 4;
Joe Kelley, Lot 5, Con. 2;
Gord Vickers, Lot 110, Con. 1;
William Bales and Oliver Bales, Lot 2, Con. 4;
Vernon A. Smith, Lot 9, Con. 4;
George Evans, N.E. Pt. Lot 13, Con. 4;

all of the Township of East Gwillimbury; and

John Nagel, Lot 15, Con. 5;
George William Lucas, Lot 18, Con. 5;
G. Allan Thompson, Lot 19, Con. 5;

all of the Township of Innisfil; and

Karl Sorensen, Lot 8, Con. 6;
John Fennell, Lot 18, Con. 11;
John Hambly, Lot 19, Con. 11;
Clarence Baynes, S. ½ Lot 12, Con. 5;
Anthony Millar, E. ½ Lot 10, Con. 4;
Cyril Henderson, Lot 10, Con. 8;
F. Irvin Hounscome, Lot 10, Con. 9;
John Bruce Naylor, N. ½ Lot 12, Con. 7;
Westkal Farms Ltd., N. ½ Lot 4, Con. 10;
R. K. Johnston, Lot 12, Con. 8;
James H. Muirhead, Lot 6, Con. 4;
J. Wood, Lot 5, Con. 7;
Andrew McNair, W. ½ Lot 10, Con. 4;

all of the Township of West Gwillimbury; and

Elgin Toole, Lot 31, Con. 3E;
John B. MacMillan, o/a Maryvale Farms, W. Pt.
Lot 34, Con. 3;
Victor W. Nesbitt, Lot 76, Con. 1;

all of the Township of Whitchurch; and

M. C. and A. M. Burns, o/a Kingsfield Farms,
Lot 35, Con. 2, of the Township of Vaughan".

PROVIDED that the current producers are deleted from Class 'E' public commercial vehicle operating licence No. 590".

Country Cartage Limited, 03248-O
R.R. #2, Sunderland, Ontario,

applies for an extension to Class 'E' public commercial vehicle operating licence No. 2074, "For the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board, from the following named producers to Metropolitan Toronto or such other point as The Ontario Milk Marketing Board may direct:

William Walter Keeler, Lot 3, Con. 2;
Gordon Graham, Lot 1, Con. 4;
George Coolidge, Lot 2, Con. 5;
John Corner, Lot 2, Con. 1;
Calvin Coolidge, Lot 1, Con. 5;
Lloyd Lillico and Clifford Lillico, Lot 3, Con. 4;
Fred Dart, Lot 3, Con. 6;
Herb Sproxton and Eleanor Sproxton, Lot 6, Con. 1;
Peter Imice, Lot 20, Con. 2;

all of the Township of Eldon; and

Robert Wood, Lot 12, Con. 12;
Charles Lloyd, Lot 4, Con. 13;
Keith Balsdon, Lot 23, Con. 7;
Ronald Vale, Lot 18, Con. 1;
Claire Snoddon, Lot 16, Con. 3;
Jacob Zekveld, Lot 13, Con. 10;
Dean Beatty, Lot 16, Con. 13;

Leslie Smith, Lot 18, Con. 4;
 Joseph McGriskin, Lot 15, Con. 2;
 John Polmans, Lot 15, Con. 11;
 James Mulock, Lot 23, Con. 14;
 Harold Phillips, Lot 20, Con. 6;
 Cecil Snoddon, Lot 19, Con. 3;
 Keith Doble, Lot 15, Con. 5;
 Harold Grove, Lot 19, Con. 4;
 Ross Robertson, Lot 14, Con. 2;
 Bert Kiezebrink, Lot 15, Con. 10;
 Car Kooger, Lot 23, Con. 11;
 Karl Risebraugh, Lot 24, Con. 4;
 Wm. Barkey, Lot 20, Con. 12;
 Mrs. Marguerite Zarins, Lot 19, Con. 12;
 Peter Brown, Lot 24, Con. 1;
 Andrew Forson, Lot 6, Con. 14;
 Robert Smith, Lot 12, Con. 2;
 Teunis Molnar, Lot 18, Con. 2;
 Gunter Klausat, Lot 19, Con. 10;
 Elwood Johnston, Lot 21, Con. 1;
 Merlyn Doble, Lot 1, Con. 13;
 Wm. Kaas, Lot 22, Con. 2;
 Ronald Thompson, Lot 22, Con. 5;
 Lorne Disney, Lot 14, Con. 3;
 Ron Smith, Lot 21, Con. 4;
 John Scheepers, Lot 17, Con. 13;
 Albert Cooper, Lot 15, Con. 2;
 Bruce Walker, Lot 11, Con. 2;
 Robert Underwood, Lot 16, Con. 10;
 Donald Hadden, Lot 14, Con. 1;
 Bruce McMillan, o/a Maplepath Farms, Lot 13,
 Con. 2;
 Carl Parliament, Lot 13, Con. 13;
 Floyd Pegg and Alex Pegg, Lot 16, Con. 8;
 Wm. Joyce, Lot 16, Con. 2;

all of the Township of Brock; and

Harold Howsam, Lot 13, Con. 10;
 Murray Hooper, Lot 16, Con. 14;
 Wm. Stone, Lot 14, Con. 13;
 Peter Verhoog and Tunis Verhoog, Lot 5, Con. 14;
 Donald Taylor, Lot 9, Con. 14;
 Hugh Baird, Lot 16, Con. 13;
 Bruce Holtby, Lot 13, Con. 2;
 Stanley Thomas, Lot 17, Con. 11;
 J. Cervenkar, Lot 18, Con. 8;
 A. C. Parrot and Grant Parrot, Lot 14, Con. 14;
 Norm Vivian, Lot 13, Con. 4;
 Neil Raines, Lot 16, Con. 14;
 Gilbert Donneral and Donald Donneral, Lot 12,
 Con. 14;
 Wayne Irwin, Lot 15, Con. 13;
 Jack Skelding, Lot 9, Con. 4;
 Keith Ashton, Lot 7, Con. 2;
 John French, Lot 15, Con. 4;
 Lloyd Parish, o/a Parway Farms, Lots 8 and 9,
 Con. 8;

all of the Township of Reach; and

Stephen Johnston, Lot 12, Con. 8;
 John Hamilton, Lot 7, Con. 6;
 Joseph Schaap, Lot 21, Con. 6;
 Fred Hamilton and Son Limited, Lot 8, Con. 7;
 James Hamilton, Lot 8, Con. 6;

John Sabath, Bruce Sabath and John Sabath, Lot
 14, Con. 6;

all of the Township of Gwillimbury North; and

Herbert De Jersey, Lot 4, Con. 10;
 Jack Devas, Lot 3, Con. 9;
 Fred Nobles, Lot 4, Con. 2;
 Hugh McGriskin, Lot 17, Con. 8;
 Wm. Dart, Lot 6, Con. 3;
 Robert Cowan, Lot 22, Con. 8;
 Bert Vandenberg, Lot 20, Con. 9;
 Sam Holden, Lot 2, Con. 11;
 Patrick Twahey, Lot 14, Con. 9;
 Russell Little, Lot 14, Con. 4;
 John Imice, Lot 12, Con. 15;
 Reyer Van Schaik, Lot 3, Con. 14;
 Cecil Fowler, Lot 22, Con. 9;
 Arthur Stableford, Lot 3, Con. 3;
 Robert Dykstra, Lot 16, Con. 6;
 John Yeomans, Lot 6, Con. 10;
 Alex Imrie, Lot 10, Con. 14;
 Hugh Imrie, Lot 9, Con. 14;
 Cecil Ham, Lot 6, Con. 7;
 James Maybeery, Lot 3, Con. 7;
 Wm. McPhail, Lot 16, Con. 14;
 Arie Manintveld, Lot 3, Con. 9;
 John Denby, Lot 1, Con. 3;
 Ron Hamilton, Lot 10, Con. 11;
 Glen Stewart, Lot 9, Con. 11;
 Lorne Keeler, Lot 13, Con. 15;
 Edgar White, Lot 5, Con. 15;
 Campbell Hamer, Lot 15, Con. 9;
 Bert Collins, Lot 20, Con. 11;
 Ross Chambers, Lot 7, Con. 11;
 Lisle Noble, Lot 1, Con. 7;
 Ross Kennedy, Lot 23, Con. 5;
 Ernest West, Lot 17, Con. 10;
 Groeme Little, Lot 16, Con. 4;

all of the Township of Mariposa; and

Floyd Break, Lot 23, Con. 7;
 Sam Stanley and John Stanley, Lot 4, Con. 6;
 Tom Todd, Lot 7, Con. 4;
 Richard Munro, Lot 20, Con. 7;
 Peter Albers and Hank Albers, Lot 15, Con. 5;
 Roy Vernon, Lot 19, Con. 6;
 Julius Ujhegyi, Lot 5, Con. 3;
 Bar Hill Farms Limited, Lot 3, Con. 6;

all of the Township of Georgina; and

Lloyd Greig, Lot 24, Con. 6;
 Roger Beare, Lot 34, Con. 2;
 Homer Jackson, Lots 9 and 10, Con. 7;

all of the Township of Pickering; and

Thomas Flett, Lot 3, Con. 6;
 Frank Hancock, Lot 3, Con. 5;
 Isaac Kerman, Lot 17, Con. 3;

all of the Township of Whitby East; and

John Empringham, Lot 1, Con. 8;
 Murray Jackson, Lot 23, Con. 7;

both of the Township of Scugog; and

Raymond Tuackenbush, Lot 17, Con. 11;
Gordon Jackson, Lot 7, Con. 10;
Wayne Daniels, Lot 11, Con. 6;

all of the Township of Ops; and

Irvine Fisher, Lot 2, Con. 1;
Adrian Vanmil, Lot 6, Con. 1;
Donald Clark, Lot 1, Con. 4;
Wm. McDonald, Lot 3, Con. 1;

all of the Township of Thorah; and

Harold Ransberry, Lot 24, Con. 8, of the Township
of Clarke; and

Roy Stinson, Lot 2, Con. 4;
Mrs. W. K. Williams, Lot 3, Con. 2;

both of the Township of Verulam; and

Harold Medd, Lot 8, Con. 3;
Bertus J. Hoftzyer, Lot 24, Con. 2;

both of the Township of Cartwright; and

MacMustard, Lot 12, Con. 16;
Fred Mulock, Lot 20, Con. 4;
Roger McKnight, Lot 22, Con. 7;
Arthur E. Leppard, Lot 18, Con. 6;

all of the Township of Scott; and

Harm Suurd, Lot 3, Con. 8, of the Township of
Cavan; and

John Warren, Lot 5, Con. 1, of the Township of
Mara; and

Robert Powell, Lot 6, Con. 30, of the Township of
Whitby; and

Ronald Cleverdan, Lot 8, Con. 2, of the Township of
Fenelan; and

Bruce Foote, Lot 31, Con. 9, of the Township
of Markham; and

George Kerswill, Lot 8, Con. 8;
Carlisle Nelson Boynton, Lot 9, Con. 8;

both of the Township of Gwillimbury East.

PROVIDED that the current producers are deleted
from Class 'E' public commercial vehicle operating
licence No. 2074".

Country Milk Carriers Limited, 19148-C
94 Iroquois Avenue,
Oshawa, Ontario,

applies for an extension to Class 'E' public commercial vehicle operating licence No. 2309, "For the carriage of milk and cream, for and on behalf of The Ontario Milk Marketing Board, from the premises of the following named producers to Oshawa or such other point as The Ontario Milk Marketing Board may direct:

Ernest Webster, Lot 34, Con. 1;
Kenneth Dinner, Lot 33, Con. 1B.F.;

both of the Township of Hope; and

Howard Payne, Lot 1, Con. B.F.;
Clarence Nichols, Lot 2, Con. B.F.;
Murray Payne, Lot 3, Con. B.F.;
Robin Alldred, Lot 16, Con. B.F.;
Arthur Bedwin, Lot 18, Con. B.F.;
Ross Adams, Lot 21, Con. B.F.;
Wm. Lake, Lot 25, Con. B.F.;
Peter Sikma, Lot 25, Con. 1;
John Bandstra, Lot 25, Con. 2;
Hans Lampen, Lot 26, Con. 2;
Peter Buma and William Buma, Lot 33, Con. 3;
J. Simpson, Lot 19, Con. 4;
John Boekee, Lot 25, Con. 4;
Wm. Tamblyn, o/a Tamlane Farms, Lot 24, Con. 5;
Pier Sikma, Lot 26, Con. 5;
Roy Berry, Lot 31, Con. 5;

all of the Township of Clarke; and

Wm. G. Henderson, Lot 7, Con. B.F.;
Bertram D. Mutton, N. ½ Lot 17, Con. B.F.;
Carl Down, Lot 29, Con. B.F.;
Norman A. Metcalf, Lot 20, Con. 1;
Ed. Foley and Donald Foley, Lot 21, Con. 1;
Ronald K. Bickle, Lot 35, Con. 1;
Ivan Ball and Leland Ball, Lot 3, Con. 2;
Robert Hendry and Bruce Hendry, Lot 10, Con. 2;
Clifford Swallow, Lot 20, Con. 2;
Harold Muir, E. ¼ Lot 27, Con. 2;
A. Muir, Sandy Muir and Bruce Muir, W. ¼ Lot 27,
Con. 2;
Wes Oke, Lot 32, Con. 2;
Wm. DeVries, Lot 6, Con. 3;
Gary S. Jeffery, Lot 18, Con. 3;
John Benschop and Leonard Benschop, Lot 7,
Con. 4;
Leslie A. Welsh, Lot 8, Con. 4;
Kenneth Shackleton and Gerald Shackleton, N.W.
Lot 12, Con. 4;
Orville Wood Hindman, Lot 17, Con. 4;
Harm Prins, Lot 23, Con. 4;
Oscar Russel Pingle, Lot 27, Con. 4;
Henry F. Dart, S. ¼ Lot 33, Con. 5;

all of the Township of Darlington; and

Wesley Down, Lot 1, Con. B.F.;
Glen G. Claspell, Lot 1, Con. 3;
Charles Sutler, Lot 4, Con. 4;
Edith Annie Davis, Lot 2, Con. 5;
Loadsmede Farm Limited, Lot 4, Con. 5;
Harold M. Mountjoy, S.E. Lot 5, Con. 5;
Roy Hepburn, Lot 7, Con. 5;
Vernon Powell, Lot 13, Con. 6;
Norman Doyle Guy, Lot 14, Con. 6;
Ransom Stock Farm Limited, Lot 17, Con. 6;
Gordon Lloyd Corner, Lot 6, Con. 7;
Mervyn Bird, Lot 17, Con. 7;

all of the Township of Whitby East; and

Hiram L. Gifford, Lot 1, Con. B.F.;
 James Mackey and Robert Mackey, Lot 32, Con. 2;
 Frank Kroekenstoel, Lot 35, Con. 2;
 Brian R. Lee, Lot 1, Con. 5;
 Werrcroft Farm Limited, Lot 8, Con. 5;
 F. Roy Ormiston, Lot 24, Con. 5;
 Wm. Heber Down, Lot 27, Con. 5;
 Wm. F. Nesbitt, N. Lot 17, Con. 6;
 Morris Segal, Lot 19, Con. 6;
 Neal Grandy, Lot 26, Con. 6;
 Thornlea Farms Limited, Lot 27, Con. 6;
 Fred Taber and Gordon Taber, o/a Griffencrest
 Farm, Lot 32, Con. 6;
 Gary N. Batty, Lot 23, Con. 7;
 Alf Jackson and Doug Jackson, Lot 30, Con. 7;
 J. Leslie Haibcon, N.W. Lot 35, Con. 7;
 James Cook, Lot 19, Con. 8;
 Wm. G. Reid, Lot 27, Con. 8;

all of the Township of Whitby; and

Stonehaven Farm Limited, Lot 1, Con. 2;
 Gerrit Kroekenstoel, Lot 2, Con. 2;
 Wm. A. Boyes, N. Lot 11, Con. 2;
 Morgan O'Connor and Maurice O'Connor, Lot 1,
 Con. 3;
 Richard Winter Jr., Lot 8, Con. 4;
 Harold Parkin and Jack Parkin, Lot 4, Con. 6;
 Lorne Jones and Murray Jones, o/a Cedarlane Farm,
 Lot 5, Con. 7R;
 Burnett Jamieson, W. ½ Lot 4, Con. 8;
 Elmer Wilson, Lot 6, Con. 8;

all of the Township of Pickering; and

Harvey John Graham, N.E. Lot 4, Con. 2;
 Russel Jack Bonnetla, Lot 6, Con. 2;
 Ben DeJong and Bob DeJong, N. ½ Lot 15, Con. 5;

all of the Township of Cartwright; and

T. S. Knight, Lot 6, Con. 2;
 Leslie Wilson Smith, Lot 9, Con. 2;

both of the Township of Reach.

PROVIDED that the current terms of Class 'E' public commercial vehicle operating licence No. 2309 are hereby cancelled".

Preston Feed & Seed Limited, 13551-L
 Box 398, R.R. #2,
 Preston, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 1250, by deleting therefrom the following:

"For the carriage of:

- (1) flour, feed, feed ingredients and grain in bags only;
- (2) grain in bulk, in vehicles equipped with automatic unloading devices only, where Robin Hood Multifoods Limited is the consignor

of the said goods and is in fact the payer of the transportation costs, and the same is shown clearly on the face of the Bill of Lading, between points in Southern Ontario; bounded:

- (a) on the west by a line following King's Highway Nos. 4 and 8, between Port Stanley and Goderich,
- (b) on the north by a line following the southern boundaries of the Districts of Parry Sound and Nipissing, and the south shore of Georgian Bay,
- (c) on the east by a line following the western boundaries of the Counties of Hastings and Prince Edward".

And by substituting therefor the following:

"For the carriage of:

- (1) flour, feed, feed ingredients and grain in bags only;
- (2) grain and feed ingredients in bulk, in vehicles equipped with automatic unloading devices only, where Robin Hood Multifoods Limited is the consignor of the said goods and is in fact the payer of the transportation costs, and the same is shown clearly on the face of the Bill of Lading, between points in Southern Ontario; bounded:
 - (a) on the west by a line following King's Highway Nos. 4 and 8, between Port Stanley and Goderich,
 - (b) on the north by a line following the southern boundaries of the Districts of Parry Sound and Nipissing, and the south shore of Georgian Bay,
 - (c) on the east by a line following the western boundaries of the Counties of Hastings and Prince Edward".

Alex Sprung, Esq.,
 R.R. #4, Tara, Ontario,

12942-B

applies for an amendment to Class 'F' privileges annexed to Class 'C' public commercial vehicle operating licence No. 1236, delete the words "the Ontario Hog Producers Co-operative" wherever the same appear and substitute therefor the following "The Ontario Pork Producers' Marketing Board".

Edmond J. Artelle, Esq.,
 37 Adeline Street,
 Ottawa, Ontario,

23648

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of newspapers, for and on behalf of:

- (1) The Ottawa Citizen, published by Southam Press Limited; and
- (2) The Ottawa Journal, published by F. P. Publications Limited;

from their installation situate in Ottawa to Haley Station, Deep River and points between Ottawa and the said points on Highway No. 17".

Charles Gordon Walker, Esq., **08965-A**
14 Cook Street, Box 504,
Norwich, Ontario,

applies for an amendment to Class 'D' public commercial vehicle operating licence No. 963:

- (1) Delete the following names where they appear and substitute respectively as shown:

- (a) delete "The Knell Hardware" and substitute "William Knell and Company Limited",
- (b) Delete "Weber Hardware" and substitute "C. N. Weber Ltd.",
- (c) Delete "Plywood Supply, Waterloo" and substitute "Crown Zellerback Building Materials (Eastern Ltd.), 40 Webster Road, Kitchener",
- (d) Delete "Imperial Plywood" and substitute "Imperial Plywoods Limited",
- (e) Delete "Waterloo Manufacturing Co." and substitute "The Waterloo Manufacturing Company Limited".

- (2) In "Extension Granted"

- (b) Delete "J. Nelson operating under the firm name and style of J. Nelson Furniture" and substitute "John Honcoop and H. Stubbe operating under the firm name and style of H. and S. Furniture",

- (d) Delete "Alex Murray, Bertram Broad and Arthur Moore" operating under the firm name and style of "Otter Lumber Company" and substitute "Arthur Moore operating under the firm name and style of "Otter Lumber Co.",

- (e) Delete "Henry Sittler, Walter J. Hachborn and Arthur Harry Zilliax, operating under the firm name and style of "Hollinger Hardware" and substitute "Home Hardware Stores Ltd.",

- (f) Delete "Norwich District Co-operative" and substitute "United Co-operatives of Ontario, Norwich Branch",

- (g) Delete "Butler-Ash Limited" and substitute "J. Ash Lumber and Building Supplies owned and operated by J. Ash".

- (h) Delete "W. Clare Duffus Limited" and substitute "Duffus-Banfield, Division of Consolidated Plywood Corporation"

- (3) In extension granted to Class 'F' privileges delete the words "Ontario Hog Producers Co-operative" where they appear and substitute "The Ontario Pork Producers' Marketing Board and also where the word "Co-operative" appears separately substitute the word "Board".

- (4) In 'Special "F" privileges permitted', delete the words "also for road construction materials".

D. S. CHURCH,
Secretary.

(5387)

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The following applications for approval of tariff of tolls, having been referred to the Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board at its Chambers, 67 College Street, Toronto, Ontario, on Friday, the 25th day of May, 1973 at 9.30 a.m. (E.D.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

re: **Roch Desjardins Limited**

Whereas Roch Desjardins Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence No. 6334.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Roch Desjardins Limited

Effective Date September 1, 1972

Signature Roch Desjardins

Length of Trip in Miles	Registered Seating Capacity 15	Registered Seating Capacity 43	Registered Seating Capacity 48	Registered Seating Capacity 52	Registered Seating Capacity 56	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 20.00	\$ 20.00	\$ 20.00	\$ 20.00	\$ 20.00	
40	20.00	20.00	20.00	20.00	20.00	
50	25.00	25.00	25.00	25.00	25.00	
60	30.00	30.00	30.00	30.00	30.00	
70	35.00	35.00	35.00	35.00	35.00	
80	40.00	40.00	40.00	40.00	40.00	
90	45.00	45.00	45.00	45.00	45.00	
100	50.00	50.00	50.00	50.00	50.00	
110	54.50	54.50	54.50	54.50	54.50	
120	59.00	59.00	59.00	59.00	59.00	
130	63.50	63.50	63.50	63.50	63.50	
140	68.00	68.00	68.00	68.00	68.00	
150	72.50	72.50	72.50	72.50	72.50	
160	76.50	76.50	76.50	76.50	76.50	
170	80.50	80.50	80.50	80.50	80.50	
180	84.50	84.50	84.50	84.50	84.50	
190	88.50	88.50	88.50	88.50	88.50	
200	92.50	92.50	92.50	92.50	92.50	
Minimum rate for any chartered trip not wholly within one municipality	\$ 20.00	\$ 20.00	\$ 20.00	\$ 20.00	\$ 20.00	

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Southeastern Michigan Transportation Authority**

Whereas Southeastern Michigan Transportation Authority applies for the approval of the following tariff of tolls filed pursuant to Section 4 of the *Motor Vehicle Transport Act* (Canada).

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Southeastern Michigan Transportation Authority

Effective Date March 19, 1973

Signature Thomas H. Lipscomb

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	N.A. (See memorandum below)					
40	N.A.					
50	N.A.					
60	N.A.					
70	N.A.					
80	\$ 88.00 U.S.					
90	\$ 99.00 U.S.					
100	\$ 110.00 U.S.					
110	\$ 121.00 U.S.					
120	\$ 132.00 U.S.					
130	\$ 143.00 U.S.					
140	\$ 154.00 U.S.					
150	\$ 165.00 U.S.					
160	\$ 176.00 U.S.					
170	\$ 187.00 U.S.					
180	\$ 198.00 U.S.					
190	\$ 209.00 U.S.					
200	\$ 220.00 U.S.					
Minimum rate for any chartered trip not wholly within one municipality	\$ 42.00 (See memorandum below)					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

Memorandum

March 27, 1973

To: The Ontario Ministry of Transportation and Communication

The Southeastern Michigan Transportation Authority charters trips under eighty miles at an hourly rate of \$14.00. For trips not wholly within one municipality, a minimum three hour charge (\$42.00) is levied.

The \$14.00 per hour rate is certified in the attached resolution.

THOMAS H. LIPSCOMB,
General Manager.

RESOLUTION

LAKE SHORE DIVISION CHARTER SERVICE RATES

WHEREAS, the Southeastern Michigan Transportation Authority, Lake Shore Division, has experienced significant increases in costs resulting from the recent settlement of its labor contract and other contracts for supplies and materials; and

WHEREAS, the provisions of State Act 327 provide no compensation to the Authority for any losses experienced as a result of charter operations; and

WHEREAS, the Authority's staff has made a review of the costs involved in providing charter service and find that an adjustment is needed to insure that all costs of charter service are covered by the rate charged to the Authority's customers; and

WHEREAS, this rate revision has been reviewed and approved by the General Manager and recommended to the Board for adoption;

NOW, THEREFORE, BE IT RESOLVED that the Board of the Southeastern Michigan Transportation Authority does hereby direct the General Manager to take all necessary actions to increase the rate for charter service provided by the Lake Shore Division as follows:

1. Charter service operated during the period from 7.00 a.m. to 9.00 a.m. Monday through Friday will be charged for at the rate of \$16.00 per hour, and a four (4) hour minimum charge will apply to work performed during all or a part of this period.
2. A rate of \$14.00 per hour will be charged to customers chartering buses at other times during the day.
3. Comparable increases in charter rates will be made for longer distance charter work which is performed on a single lump sum quotation basis.

Certified a true and correct copy of the Resolution as passed at the Public Meeting held on March 19, 1973.

K. ROSS CHILDS,
Acting Board Secretary.

re: **North Shore Transit Limited**

Whereas North Shore Transit Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence No. 2220 and school bus operating licence No. 5713.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by North Shore Transit Limited

Effective Date January 1, 1972

Signature.....

Length of Trip in Miles	Registered Seating Capacity 8	Registered Seating Capacity 24-56	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 9.00	\$ 15.00				
40	12.00	20.00				
50	15.00	25.00				
60	18.00	30.00				
70	21.00	35.00				
80	24.00	40.00				
90	27.00	45.00				
100	30.00	50.00				
110	33.00	55.00				
120	36.00	60.00				
130	39.00	65.00				
140	42.00	70.00				
150	45.00	75.00				
160	48.00	80.00				
170	51.00	85.00				
180	54.00	90.00				
190	57.00	95.00				
200	60.00	100.00				
Minimum rate for any chartered trip not wholly within one municipality	Nil	\$ 5.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Gerard Alary**

Whereas Gerard Alary applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle operating licence No. 1871.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Gerard Alary Kapuskasing Bus Line

Between Brunetville

and Val Albert

Effective Date February 1, 1973

Signature Gerard Alary

To FROM	MILEAGE										
			Kapuskasing	Val Albert	Kapuskasing	Brunetville					
Brunetville	1		S .25 R	S .25 R	S .25 R	S .25 R	S R	S R	S R	S R	S R
Kapuskasing	1			S .25 R	S .25 R	S .25 R	S R	S R	S R	S R	S R
Van Albert	1				S .25 R	S .25 R	S R	S R	S R	S R	S R
Kapuskasing	1					S .25 R	S R	S R	S R	S R	S R
			SPECIAL FARES				S R	S R	S R	S R	S R
								S R	S R	S R	S R
									S R	S R	S R
										S R	S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

re: **Howard Carl Roen**

Whereas Howard Carl Roen applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his (school bus) operating licence No. 6449.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Howard C. Roen

Effective Date September, 1972

Signature Howard C. Roen

Length of Trip in Miles	Registered Seating Capacity 19	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 6.00					
40	8.00					
50	10.00					
60	12.00					
70	14.00					
80	16.00					
90	18.00					
100	20.00					
110	22.00					
120	24.00					
130	26.00					
140	28.00					
150	30.00					
160	32.00					
170	34.00					
180	36.00					
190	38.00					
200	40.00					
Minimum rate for any chartered trip not wholly within one municipality	20¢ per mile					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Allan Galbraith

Whereas Allan Galbraith applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 4918.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Allan Galbraith

Effective Date March 23, 1973

Signature Allan Galbraith

Length of Trip in Miles	Registered Seating Capacity 64	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 10.50					
40	14.00					
50	17.50					
60	21.00					
70	24.50					
80	28.00					
90	31.50					
100	35.00					
110	38.50					
120	42.00					
130	45.50					
140	49.00					
150	52.50					
160	56.00					
170	59.50					
180	63.00					
190	66.50					
200	70.00					
Minimum rate for any chartered trip not wholly within one municipality	\$ 10.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Wilmer Errington**

Whereas Wilmer Errington applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Wilmer Errington

Effective Date March 20, 1973

Signature Wilmer Errington

Length of Trip in Miles	Registered Seating Capacity 15	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 15.00					
40	20.00					
50	25.00					
60	30.00					
70	35.00					
80	40.00					
90	45.00					
100	50.00					
110	55.00					
120	60.00					
130	65.00					
140	70.00					
150	75.00					
160	80.00					
170	85.00					
180	90.00					
190	95.00					
200	100.00					
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Leo Joseph Clermont**

Whereas Leo Joseph Clermont applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 6552.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Leo Clermont

Effective Date September, 1972

Signature Leo Clermont

Length of Trip in Miles	Registered Seating Capacity 5	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
25	\$ 7.25					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

- 1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
- 2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Trillium Bus Limited**

Whereas Trillium Bus Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their school bus operating licence No. 4862.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Trillium Bus Limited

Effective Date March 27, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity 28	Registered Seating Capacity 32	Registered Seating Capacity 32	Registered Seating Capacity 36	Registered Seating Capacity 40	Registered Seating Capacity 44
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30			\$ 12.00	\$ 13.50	\$ 15.00	\$ 16.50
40			16.00	18.00	20.00	22.00
50	Minimum charge under		20.00	22.50	25.00	27.50
60	50 miles is minimum		24.00	27.00	30.00	33.00
70	rate plus 40¢ per mile		28.00	31.50	35.00	38.50
80	in all groups.		32.00	35.00	40.00	44.00
90	Standing time \$3.00		36.00	40.50	45.00	49.50
100	per hour after eight hours.		40.00	45.00	50.00	55.00
110	School bus type		44.00	49.50	55.00	60.50
120	equipment.		48.00	54.00	60.00	66.00
130			52.00	58.50	65.00	71.50
140			56.00	63.00	70.00	77.00
150			60.00	67.50	75.00	82.50
160			64.00	72.00	80.00	88.00
170			68.00	76.50	85.00	93.50
180			72.00	81.00	90.00	99.00
190			76.00	85.50	95.00	104.50
200			80.00	90.00	100.00	110.00
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Orville H. Kuehl**

Whereas Orville H. Kuehl applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 5934.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Orville H. Kuehl

Effective Date March 31, 1973

Signature Orville H. Kuehl

Length of Trip in Miles	Registered Seating Capacity 14	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 20.00	\$ 45.00				
40	25.00	50.00				
50	30.00	55.00				
60	35.00	60.00				
70	40.00	70.00				
80	45.00	80.00				
90	50.00	90.00				
100	55.00	100.00				
110	60.00	105.00				
120	65.00	110.00				
130	70.00	115.00				
140	80.00	120.00				
150	85.00	125.00				
160	90.00	130.00				
170	95.00	135.00	These rates subject to a stop over charge			
180	100.00	140.00				
190	105.00	145.00				
200	110.00	150.00	of \$4.00 per hour at our discretion.			
Minimum rate for any chartered trip not wholly within one municipality	\$ 20.00	25.00				

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Francois A. Lebrun**

Whereas Francois A. Lebrun applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 6572.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Francois A. Lebrun

Effective Date April 1, 1973

Signature F. A. Lebrun

Length of Trip in Miles	Registered Seating Capacity 12	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$11.00					
40	14.00					
50	17.00					
60	19.00					
70	20.00					
80	21.00					
90	23.00					
100	25.00					
110	27.00					
120	28.00					
130	29.00					
140	30.00					
150	31.00					
160	33.00					
170	35.00					
180	37.00					
190	40.00					
200	42.00					
Minimum rate for any chartered trip not wholly within one municipality	11.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Ernest Messier

Whereas Ernest Messier applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 5206.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Ernest Messier Bus Line

Effective Date March 13, 1973

Signature Ernest Messier

Length of Trip in Miles	Registered Seating Capacity 54	Registered Seating Capacity 54	Registered Seating Capacity 54	Registered Seating Capacity 52	Registered Seating Capacity 52	Registered Seating Capacity 52
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30		\$15.00				
40						
50	\$25.00					
60	30.00					
70	35.00	35.00	\$35.00	\$35.00	\$35.00	\$35.00
80					45.00	
90						
100						
110						
120						
130						
140						
150						
160						
170	85.00	85.00	85.00	85.00	85.00	
180						
190						
200						
280			250.00			
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **William Allan Northey**

Whereas William Allan Northey applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his school bus operating licence No. 6549.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Allan William Northey

Effective Date January 25, 1973

Signature Allan Northey

Length of Trip in Miles	Registered Seating Capacity 54	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	.50 Per Mile					
40	.50 " "					
50	.50 " "					
60	.50 " "					
70	.50 " "					
80	.50 " "					
90	all the same					
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Lionel Lapierre**

Whereas Lionel Lapierre applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicle Act* relative to operations of his school bus operating licence No. 3868.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by
Lionel Lapierre Bus Line

Effective Date From September 1972 Signature Lionel Lapierre

Length of Trip in Miles	Registered Seating Capacity 35	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50						
60	35.00					
70		42.00				
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Canada Coach Lines Limited**

Whereas Canada Coach Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence Nos. 27, 30, 32, 33, 37, 41, 104, 105, 107, 108, 207, 1060, 1071, 1401, 1529, 1604, 1701, 1735, 1764, 1773, 1774, 1789, 1798, 1843, 1856, 1898, 2457-T1 to 2457-T6 and X61.

HAMILTON—GALT—BLAIR—KITCHENER—WATERLOO																	Original Page B-15	
Standard Passenger Tariff No. 10																	Effective: April 1, 1973	
Between and			ROUTE NO. 12															
	Zone No.	Mileage	Dundas	Bullock's Corners	Christie's Corners	Peter's Corners	Rockton	Sheffield	Little's Corners	Galt	Zone 32	Blair	Doon	Parkway	Kitchener	Waterloo	Zone No.	
	Zone No.		13	16	18	20	23	26	29	31	32	33	36	39	40	41		
	Hamilton	10	0.0	.45	.50	.55	.70	.95	1.15	1.25	1.40	1.50	1.75	1.85	2.05	2.30	10	
	W. Hamilton (Emerson St.)	11	3.5	.35	.40	.45	.55	.70	.95	1.15	1.20	1.30	1.55	1.70	1.85	2.10	11	
	Dundas	13	5.0	.30	.30	.45	.50	.65	.85	1.10	1.20	1.20	1.45	1.60	1.80	2.05	13	
	Bullock's Corners	16	6.0		.30	.40	.50	.60	.80	1.00	1.15	1.20	1.40	1.55	1.75	2.00	16	
	Christie's Corners	18	8.5			.30	.45	.50	.65	.90	1.00	1.10	1.25	1.40	1.60	1.85	18	
	Peter's Corners	20	12.0				.30	.45	.50	.65	.80	.90	1.15	1.20	1.40	1.65	20	
	Rockton	23	15.5					.30	.45	.55	.60	.70	.95	1.10	1.20	1.45	23	
	Sheffield	26	19.0						.30	.45	.50	.55	.75	.90	1.10	1.25	26	
	Little's Corners	29	23.0						.30	.30	.45	.45	.55	.65	.90	1.15	29	
	Galt	31	25.0							.30	.30	.40	.50	.60	.75	1.00	31	
	Zone 32	32	27.0								.30	.30	.45	.50	.65	.90	32	
	Blair	33	28.0									.30	.45	.50	.60	.85	33	
	Doon	36	31.5										.30	.40	.50	.65	36	
	Parkway	39	34.0											.30	.45	.55	39	
	Kitchener	40	37.5												R	R	40	
	Waterloo	41	42.0												R	R	41	

See Page B-16 for Commuter Fares Hamilton—Dundas.

re: **Dalton Bus Lines Limited**

Whereas Dalton Bus Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their school bus operating licence No. 3914.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Dalton Bus Lines Ltd. 88 Balsam St. S. Timmins, Ontario

Effective Date March 22, 1973 Signature C. Kean

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	All Trips 50¢ per mile round trip.					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$15.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Essex Transportation Limited**

Whereas Essex Transportation Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their school bus operating licence Nos. 771 and 3498.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Essex Transportation Limited

Effective Date February 1, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	School Charter Rates are calculated on the basis of \$.50 per mile from school to destination and return plus waiting time. Waiting time is calculated from arrival at destination until departure for return to school. Size of bus or number of passengers carried have no bearing on rate. Minimum charge is \$15.00.					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Barbara Gowans**

Whereas Barbara Gowans applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of her school bus operating licence No. 6567.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Barbara Gowans

Effective Date March 1, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	Flat Rate: 20¢ per mile					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

- 1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
- 2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **The City of Detroit (Department of Street Railways)**

Whereas The City of Detroit (Department of Street Railways) applies for the approval of the following tariff of tolls filed pursuant to Section 4 of *The Motor Vehicle Transport Act* (Canada).

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by City of Detroit Department of Street Railways

Effective Date July 1, 1972

Signature

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40	D.S.R. charter rates are determined by time use of vehicle. Present rates are \$19.00 per vehicle hour with a minimum charge of two and one-half (2½) hours for each scheduled trip, including pull-out and pull-in time from our terminals. Average mileage on charters in Canada is under 30 miles per trip.					
50						
60						
70						
80	Registered seating capacity on all D.S.R. coaches is 50 passengers.					
90	All charter trips are made within the limits of Essex County, Ontario. This amounts to approximately 300 round trips per year. Fees paid for crossing the International border via Ambassador Bridge or the Detroit Windsor Tunnel were approximately \$4,500.00 during the 1971-72 fiscal year.					
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Kerrville Bus Company Inc.**

Whereas Kerrville Bus Company Inc. applies for the approval of the following tariff of tolls filed pursuant to Section 114 of *The Motor Vehicle Transport Act* (Canada).

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of the *Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Kerrville Bus Company Inc.

Effective Date March 26th, 1973

Signature

Exhibit No. 1 to Motor Bus Circular # 1752.

Charter Coach Charges Texas Intrastate for KBC & PBL

Effective: January 7, 1972

Texas Intrastate

Effective: January 3, 1973

**TEXAS INTRASTATE CHARTER COACH CHARGES
FOR
TEXAS AREA CHARTER COACH TARIFF NO. A-455, R.C.T. NO. 94**

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4	COLUMN 5	COLUMN 6
Number of Passengers Per "Charter Coach"	Per "Live Mile"	Per "Deadhead Mile"	Time Charges		
			First 5 Hours or Less	Each Additional Hour	Maximum 24 Hour Period
		Intra.- Inter.			
33 Passengers or less.....	\$.67	\$.465 .50	\$67.00	\$ 7.00	\$167.50
34 Passengers " ".....	.685	.465 .50	68.50	7.15	171.25
35 Passengers " ".....	.70	.465 .50	70.25	7.35	175.25
36 Passengers " ".....	.72	.465 .50	71.75	7.50	179.00
37 Passengers " ".....	.735	.465 .50	73.25	7.65	183.00
38 Passengers " ".....	.75	.465 .50	74.75	7.85	186.75
39 Passengers " ".....	.765	.465 .50	76.25	8.00	190.75
40 Passengers " ".....	.78	.465 .50	78.00	8.15	194.50
41 Passengers " ".....	.795	.465 .50	79.50	8.30	198.50
42 Passengers " ".....	.81	.465 .50	81.00	8.45	202.25
43 Passengers " ".....	.825	.465 .50	82.50	8.60	206.00
44 Passengers " ".....	.84	.465 .50	84.00	8.75	210.00
45 Passengers " ".....	.855	.465 .50	85.50	8.90	213.75
46 Passengers " ".....	.87	.465 .50	87.25	9.15	217.75
47 Passengers " ".....	.89	.465 .50	88.75	9.30	221.50

When there are more than forty-seven (47) passengers in a single "Charter Coach", the following charges will be added to the charges shown for forty-seven (47) passengers, for each additional passenger:

Per "Live Mile".....\$.015
First 5 Hours or Less.....\$1.55

Each Additional Hour.....\$.21
Maximum 24 Hour Time Charge.....\$4.00

Column 1: Number of Passengers per "Charter Coach".

Column 2: "Live Mileage" Charge per mile per "Charter Coach".

Column 3: "Deadhead Mileage" Charge per mile per "Charter Coach".

Column 4: Time Charge for five (5) "Hours" or less.

Column 5: Hourly Charge for each "Hour" or fraction thereof over "5" hours.

Column 6: Maximum time charge for any twenty-four (24) "hour" period or fraction thereof.

The above is a true and correct copy of our charter coach tariff.

W. C. SCHUMACHER,
Secretary-Treasurer.

re: **Floyd Walter Ephgrave**

Whereas Floyd Walter Ephgrave applies for the approval of tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to his public vehicle operating licence No. 2089.

re: **Habkirk Transit Service Limited**

Whereas Habkirk Transit Service Limited applies for the approval of tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to their public vehicle operating licence No. 2058, 2058-T1 and 386-T1.

For greater particularity the new tariff of tolls may be seen by the public at The Ontario Highway Transport Board's Chambers, 67 College Street.

D. S. CHURCH,
Secretary.

(5408)

18

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ABSAMCO DEVELOPMENTS LIMITED.....	Mar. 30, 1973	Metro. Toronto
ACADIAN EAVESTROUGHING CO. LTD.....	Mar. 26, 1973	Windsor, Co. Essex
ALCONE HOLDINGS LIMITED.....	April 10, 1973	Bor. N. York, Metro. Toronto
ALTA EQUIPMENT RENTAL LIMITED.....	April 10, 1973	Bor. York, Metro. Toronto
AMICO BUILDING MATERIALS LIMITED.....	Mar. 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ANGROS ENTERPRISES LIMITED.....	April 11, 1973	Hamilton, Co. Wentworth
A-ONE REALTY CORP.....	April 10, 1973	Toronto, Metro. Toronto
APPLIED PHOTOGRAPHY LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
ARMCAN INDUSTRIES LIMITED.....	April 10, 1973	Town New Hamburg, Twp. Wilmot
ART PART LTD.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
AUTO SALON INC.....	April 10, 1973	Bor. N. York, Metro. Toronto
AUTOMATIC LAWN SPRINKLER & TRENCHING CO-LTD.....	Mar. 27, 1973	Windsor, Co. Essex

Name of Corporation	Date of Incorporation	Head Office
AVENUE MARKETING COMPANY LTD.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
BADEN HIGHLANDS LIMITED.....	April 6, 1973	Waterloo, Rgl. Mun. Waterloo
BAG-O-SAND INC.....	April 6, 1973	Town Vaughan, Rgl. Mun. York
IOLA BAILEY REAL ESTATE LIMITED.....	April 13, 1973	Twp. Sarnia, Co. Lambton
BRUCE W. BARNES CO. LTD.....	April 9, 1973	Bor. E. York, Metro. Toronto
BAYHAM INVESTMENTS LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
BAYSIDE HILL LIMITED.....	April 11, 1973	Town Richmond Hill, Rgl. Mun. York
BAYSVILLE DEVELOPMENTS LIMITED.....	April 10, 1973	Hamilton, Co. Wentworth
BAYVIEW LAND & CATTLE CO. LIMITED.....	April 13, 1973	Twp. Thurlow, Co. Hastings
BELL CITY JERSEYS LIMITED.....	Mar. 9, 1973	Twp. Blenheim, Co. Oxford
BERDINA TRADING LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
BF FORMING LIMITED.....	April 11, 1973	St. Catharines, Rgl. Mun. Niagara
BITTER GREEN PRODUCTIONS LTD.....	April 11, 1973	Toronto, Metro. Toronto
GEORGE BITTMAN INSURANCE AGENCIES LIMITED.....	April 10, 1973	Chatham, Co. Kent
BLUECHIP CLEANERS LIMITED.....	April 5, 1973	Metro. Toronto, Jud. Dis. York
BOLTON MEWS HOLDINGS LIMITED.....	April 12, 1973	Vil. Bolton, Co. Peel
BONNECHERE VALLEY DEVELOPMENT LIMITED.....	April 12, 1973	Vil. Eganville, Co. Renfrew
BOSCO MACHINE & TOOL LIMITED.....	April 12, 1973	Town Oakville, Co. Halton
BOYD PRINTING SERVICES INC.....	Jan. 4, 1973	Bor. Scarborough, Metro. Toronto
BRAZIL JEWELLERS AND GEMCUTTERS INC....	April 6, 1973	Metro. Toronto, Jud. Dis. York
BRIGGS ORIGINALS INC.....	Mar. 28, 1973	Peterborough, Co. Peterborough
BROADWAY JOE'S LIMITED.....	April 12, 1973	Cornwall, Co. Stormont
BUCKSHOT INCORPORATED.....	April 10, 1973	Windsor, Co. Essex
CAMBRIDGE KITCHENS LIMITED.....	April 10, 1973	Metro. Toronto
CAMP ANIK LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
CAN SPORTS INC.....	April 16, 1973	Metro. Toronto
PHILIP T. CARTER & ASSOCIATES LTD.....	April 11, 1973	Bor. N. York, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CASA REAL ESTATE LIMITED.....	April 9, 1973	Toronto, Jud. Dis. York
C.C.A. CARPENTRY COMPANY LIMITED.....	April 13, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CEDAR HAVEN PARK (COBDEN) LIMITED.....	April 10, 1973	Twp. Ross, Co. Renfrew
CEDARPARK MANAGEMENT INCORPORATED....	April 13, 1973	Town Deep River, Co. Renfrew
CENTRE TOWN CONSTRUCTION LIMITED.....	April 12, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CERAMIC COLOURS LIMITED.....	April 10, 1973	Twp. Chinguacousy, Co. Peel
ROBERT CHABOT ENTERPRISES LIMITED.....	April 10, 1973	Metro. Toronto
CHANTAX INVESTMENTS LIMITED.....	April 13, 1973	Toronto, Metro. Toronto
CHATELAINE FARMS INC.....	April 10, 1973	Twp. Dover, Co. Kent
C. H. P. KNITWEAR LIMITED.....	April 9, 1973	Toronto, Jud. Dis. York
COBBLESTONE INVESTMENTS LIMITED.....	April 13, 1973	Metro. Toronto, Prov. Ontario
CONCORD CABLE TELEVISION SERVICE LIMITED.....	April 11, 1973	Town Burlington, Co. Halton
CONSOLIDATED ENTERTAINMENT CORPORATION INC.....	April 13, 1973	Toronto, Jud. Dis. York
COPAMO HOMES LIMITED.....	April 11, 1973	Twp. Bastard, S. Burgess, United Co. Leeds, Grenville
MARTIN CREMA BUILDING CONTRACTOR LIMITED.....	April 6, 1973	Town Kirkland Lake, Dis. Temiskaming
CROSS COUNTRY LEASING & RENTALS LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
ERIC CROWTHER LIMITED.....	April 11, 1973	Town Burlington, Co. Halton
C. T. TRANSPORT INC.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
CUSTOM HIGH FIDELITY AND TELEVISION SALES AND SERVICE LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
CY'S MAINTENANCE SERVICE LIMITED.....	April 11, 1973	Town Newmarket, Rgl. Mun. York
DATA/CO-ORDINATED INSURANCE AGENCIES INC.....	Mar. 28, 1973	Toronto, Metro. Toronto
"BILL" DAVENPORT'S SERVICE LTD.....	April 10, 1973	Town Orangeville, Co. Dufferin
DEENCO COMPANY LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
DELL SNOW REMOVAL INC.....	April 11, 1973	Bor. N. York, Metro. Toronto
DEL MONICA RESTAURANT & TAVERN (TORONTO) INC.....	April 12, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
DENTCOM FINANCIAL SERVICES LIMITED.....	April 6, 1973	Twp. Pickering, Co. Ontario
D.H.U. DEVELOPMENT CO. LIMITED.....	April 11, 1973	Bor. Scarborough, Metro. Toronto
DON DICKSON REAL ESTATE LTD.....	April 12, 1973	Town Mississauga, Co. Peel
DIIORIO INVESTMENTS LIMITED.....	April 11, 1973	Bor. N. York, Metro. Toronto
DISTORTED REFLECTIONS LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
DON MILLS BOOK & ART LIMITED.....	April 10, 1973	Bor. N. York, Metro. Toronto
DONPAT CONSTRUCTION LIMITED.....	April 11, 1973	Twp. Yarmouth, Co. Elgin
KEN DORGAN AUTOMOTIVE SUPPLIES LIMITED.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
DRESDEN MOTORS LIMITED.....	April 11, 1973	Town Dresden, Co. Kent
DRUMMOND BROS. LTD.....	April 10, 1973	Town Almonte, Co. Lanark
D. S. S. FINANCIAL SERVICES LTD.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
THOMAS J. DUNNE & ASSOCIATES LIMITED.....	April 16, 1973	Bor. Etobicoke, Metro. Toronto
PAUL ECKLER INVESTMENTS LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
ELECTRONIC BUSINESS EQUIPMENT LTD.....	April 11, 1973	Waterloo, Rgl. Mun. Waterloo
EXEL REALTY TORONTO LTD.....	April 5, 1973	Bor. N. York, Metro. Toronto
EXNER CONSTRUCTION LIMITED.....	April 9, 1973	Cambridge, Rgl. Mun. Waterloo
FABRIC BAZAAR LTD.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
FAIRFIELD DEVELOPMENT CORPORATION LTD.....	April 12, 1973	Bor. Etobicoke, Metro. Toronto
FAKIR INVESTMENTS LIMITED.....	April 6, 1973	Twp. Kingston, Co. Frontenac
J. FELKAI CONSTRUCTION LIMITED.....	April 11, 1973	Town Walden, Rgl. Mun. Sudbury
FERMO FARMS LIMITED.....	April 12, 1973	St. Catharines, Rgl. Mun. Niagara
LLOYD FISHER HOLDINGS LIMITED.....	April 12, 1973	Barrie, Co. Simcoe
FORTY-EIGHTY INN INC.....	April 9, 1973	Windsor, Co. Essex
FOXBORO DEVELOPMENTS LIMITED.....	April 13, 1973	Twp. Thurlow, Co. Hastings
FRANLEA INVESTMENTS CORPORATION.....	April 12, 1973	Sarnia, Co. Lambton
FUHRAD INCORPORATED.....	April 11, 1973	Town Collingwood, Co. Simcoe

Name of Corporation	Date of Incorporation	Head Office
WM. GALAWRAY CONSTRUCTION LTD.....	April 9, 1973	Waterloo, Rgl. Mun. Waterloo
GÁLAXY AUTO COLLISION LTD.....	April 10, 1973	Bor. Etobicoke, Metro. Toronto
GASCO INVESTMENTS INC.....	April 5, 1973	Toronto, Metro. Toronto
GAUMOR ENTERPRISES INC.....	April 12, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
BRIAN F. GEDDES & ASSOCIATES LIMITED.....	April 9, 1973	Town Vaughan, Rgl. Mun. York
GILLARD PLUMBING AND HEATING LIMITED..	April 11, 1973	St. Thomas, Co. Elgin
GILMAR EQUIPMENT & SUPPLY LIMITED.....	April 11, 1973	Thunder Bay, Dis. Thunder Bay
THE GOLD MINE LIMITED.....	April 10, 1973	Town Mississauga, Co. Peel
GOLDEN TRIANGLE DELIVERY LIMITED.....	April 12, 1973	Twp. Guelph, Co. Wellington
GOOD SAMARITAN NURSING HOMES LIMITED..	April 10, 1973	Twp. Oxford, Co. Kent
GOURMET 300 LIMITED.....	April 6, 1973	Kingston, Co. Frontenac
GOW ELECTRIC LIMITED.....	April 12, 1973	Twp. N. Oxford, Co. Oxford
GRAVELTEX CONSTRUCTION LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
GREBAN INVESTMENTS LIMITED.....	April 13, 1973	Hamilton, Co. Wentworth
HALTON-PEEL PROVISIONERS CO. LTD.....	Mar. 31, 1973	Town Georgetown, Co. Halton
HILLER MOSUN AND NIZIOL LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
L.J. HOFFMAN REALTY LIMITED.....	April 9, 1973	Sault Ste. Marie, Dis. Algoma
HOLLANDIA HEATING & AIR CONDITIONING LTD.....	April 12, 1973	Toronto, Metro. Toronto
HEMECULTURE LIMITED.....	April 12, 1973	Toronto, Metro. Toronto
HOUSE OF INNOMAR, INC.....	April 13, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
HYDE POULTRY FARM LTD.....	April 16, 1973	Town Dundas, Co. Wentworth
I E E LONDON LIMITED.....	April 9, 1973	London, Co. Middlesex
INCROFT FARMS LIMITED.....	April 11, 1973	Twp. W. Zorra, Co. Oxford
I. T. A. TRAVEL AGENCY LIMITED.....	April 9, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
THE JEWELLERS DESIGN STUDIO LIMITED....	April 12, 1973	Toronto, Metro. Toronto
J F L ACCESSORIES & MFG. INC.....	April 11, 1973	Town Mississauga, Co. Peel
JOKEN INVESTMENTS QUINTE LIMITED.....	April 10, 1973	Belleville, Co. Hastings

Name of Corporation	Date of Incorporation	Head Office
THE JOSEY CORPORATION.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
KALEN CONSULTANTS INTERNATIONAL LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
KATRINE HOLDINGS LIMITED.....	April 13, 1973	Twp. Armour, Dis. Parry Sound
KIMDEN HOLDINGS LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
KIRSHA INVESTMENTS LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
KITCHENER CUSTOM DRAPERY LIMITED.....	April 11, 1973	Kitchener, Rgl. Mun. Waterloo
L. D. KLEIN GENERAL CONTRACTOR LIMITED.	April 10, 1973	Metro. Toronto, Prov. Ontario
KOLO INVESTMENTS LTD.....	April 9, 1973	Toronto, Metro. Toronto
KRISTANA INVESTMENTS LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
LANDTRACT LIMITED.....	April 11, 1973	Twp. Saltfleet, Co. Wentworth
LAOC HOLDINGS LIMITED.....	April 11, 1973	Metro. Toronto
LAPIN ENTERPRISES INC.....	April 12, 1973	Windsor, Co. Essex
LAROSA & CARRIE ENTERPRISES LTD.....	April 4, 1973	Niagara Falls, Rgl. Mun. Niagara
LEADER STRUCTURES (TORONTO) LIMITED....	April 9, 1973	Bor. N. York, Jud. Dis. York
LEHNDORFF REALINVEST INC.....	April 11, 1973	Metro. Toronto, Prov. Ontario
L. AND F. EXCAVATING COMPANY LIMITED....	April 16, 1973	Oshawa, Co. Ontario
LHK INSTALLATION COORDINATORS LIMITED.....	April 6, 1973	Metro. Toronto, Prov. Ontario
LINDSAY PLATE & STRUCTURAL STEEL LIMITED.....	April 10, 1973	Hamilton, Co. Wentworth
LITHOCOMP LIMITED.....	April 12, 1973	Hamilton, Co. Wentworth
LOLA-MAY FARMS LIMITED.....	Mar. 30, 1973	Twp. Burford, Co. Brant
LONDON LIMOUSIN BREEDERS INC.....	April 12, 1973	Twp. London, Co. Middlesex
D. O. LONG MANAGEMENT SERVICES LTD.....	April 4, 1973	Town Orangeville, Co. Dufferin
LEN LOOMER CLOTHES LIMITED.....	April 12, 1973	Toronto, Jud. Dis. York
LORD LABEL AND MANUFACTURING COMPANY OF CANADA LTD.....	April 11, 1973	Windsor, Co. Essex
J. R. LUNDY CONSTRUCTION LTD.....	April 13, 1973	Barrie, Co. Simcoe
MAD HATTER T.V. AND APPLIANCES LIMITED..	April 11, 1973	Bor. Scarborough, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
MAHARISHI INTERNATIONAL TRADE MARKS CORPORATION.....	April 12, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MAMA'S ITALIAN FOODS (YORKDALE) INC.....	Jan. 19, 1973	Metro. Toronto, Jud. Dis. York
WILLIAM FREDERICK MARSHALL CONSULTANTS LIMITED.....	April 12, 1973	Oshawa, Co. Ontario
MARSHALL'S DELICATESSEN LIMITED.....	April 6, 1973	Toronto, Metro. Toronto
MATTAGAMI CLEARING LIMITED.....	April 11, 1973	Town Kapuskasing, Dis. Cochrane
MAURACAR HOLDINGS LIMITED.....	April 12, 1973	Toronto, Metro. Toronto
MAYLAR CONSTRUCTION LIMITED.....	April 10, 1973	Town Markham, Rgl. Mun. York
M. & B. CAR CENTRE LIMITED.....	April 10, 1973	St. Catharines, Rgl. Mun. Niagara
GRAEME MCDIARMID ENTERPRISES LIMITED..	April 9, 1973	Town Kincardine, Co. Bruce
MCF TOWING LIMITED.....	April 11, 1973	Twp. Chinguacousy, Co. Peel
J. ARCHIBALD MCINTYRE LIMITED.....	April 13, 1973	Guelph, Co. Wellington
METRO ALUMINUM INSTALLATIONS LIMITED...	April 11, 1973	Bor. N. York, Metro. Toronto
M. H. Y. INVESTMENTS LIMITED.....	April 12, 1973	Bor. N. York, Metro. Toronto
MI HOLDINGS LTD.....	April 11, 1973	Bor. Scarborough, Metro. Toronto
MIRKWOOD INVESTMENTS LIMITED.....	April 13, 1973	Metro. Toronto
CONNIE MITCHELL REAL ESTATE LTD.....	April 12, 1973	Town Port Credit, Co. Peel
MITZVAH HOLDINGS LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
DUNCAN MORRIS FUNERAL HOME INCORPORATED.....	April 11, 1973	Town Alexandria, Co. Glengarry
MOTHER JACKSON'S OPEN KITCHENS LIMITED	April 12, 1973	Vil. Port Perry, Co. Ontario
MUR-REAL INCORPORATED.....	April 11, 1973	Town Uxbridge, Co. Ontario
MY COUNTRY PRODUCTIONS INC.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
NAVYBLUE FILM PRODUCTIONS LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
NEIL-SCOTT HOLDINGS LTD.....	April 11, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
NELSON MOTOR SALES LIMITED.....	April 2, 1973	Town Burlington, Co. Halton
NEWAYGO FOREST PRODUCTS LIMITED.....	April 4, 1973	Twp. Lowther, Dis. Cochrane
NOR-DON INVESTIGATIONS INCORPORATED....	April 6, 1973	Bor. Scarborough, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
NORFRAN ELECTRIC LTD.....	April 16, 1973	Timmins, Dis. Cochrane
NORLICK LIMITED.....	April 10, 1973	Town Burlington, Co. Halton
NORTHVIEW CONSTRUCTION LIMITED.....	April 11, 1973	Twp. King, Rgl. Mun. York
OKINVEST HOLDINGS LTD.....	April 10, 1973	Toronto, Metro. Toronto
ONTARIO MASONRY CO. LTD.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
PANCO MACHINE COMPANY LTD.....	April 11, 1973	Metro. Toronto, Prov. Ontario
JODI PAPE INC.....	April 10, 1973	Toronto, Metro. Toronto
PARSEC COMMUNICATIONS INC.....	April 13, 1973	Metro. Toronto, Jud. Dis. York
PAULA ALICE LIMITED.....	April 13, 1973	Town Burlington, Co. Halton
PEDRETTE ASSOCIATES LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
PENTHOUSE REALTY LIMITED.....	April 6, 1973	Bor. Etobicoke, Jud. Dis. York
PERFECT ORIGINAL SPORTSWEAR INC.....	April 11, 1973	Toronto, Metro. Toronto
PERFORMANCE MOTOR INSTALLATIONS LTD...	April 9, 1973	Metro. Toronto, Jud. Dis. York
PHANTASSIE CORPORATION.....	April 10, 1973	Twp. Chinguacousy, Co. Peel
PHILLIPS HOUSE LTD.....	April 11, 1973	Town Mississauga, Co. Peel
PINE GROVE FARMS INC.....	April 12, 1973	Twp. Douro, Co. Peterborough
PONTIAC MINK FARMS LTD.....	April 11, 1973	Twp. Kitley, United Co. Leeds, Grenville
PRESSURE WASH SYSTEMS LIMITED.....	April 10, 1973	Metro. Toronto
PRESTIGE LEASING LIMITED.....	April 11, 1973	Kitchener, Rgl. Mun. Waterloo
QUADRANT INDUSTRIES LIMITED.....	April 11, 1973	Toronto, Jud. Dis. York
QUARIN BROTHERS LTD.....	April 10, 1973	Kingston, Co. Frontenac
QUEEN'S BUSH HOTEL LIMITED.....	April 11, 1973	Town Hanover, Co. Grey
RAM REALTY INC.....	April 12, 1973	Thunder Bay, Dis. Thunder Bay
REEL-EM-INN-LODGE LIMITED.....	Dec. 30, 1972	Town Fort Frances, Dis. Rainy River
RIVERSCOURT FARMS LIMITED.....	April 9, 1973	Town Niagara-on-the-Lake, Rgl. Mun. Niagara
ROBINSON FARM DRAINAGE LIMITED.....	April 12, 1973	Twp. McGillivray, Co. Middlesex
VICTOR RODRIGUES & ASSOCIATES LIMITED...	April 9, 1973	Metro. Toronto
RONDEAU BAY MARINA LIMITED.....	April 12, 1973	Windsor, Co. Essex

Name of Corporation	Date of Incorporation	Head Office
RONELCO ELECTRIC LIMITED.....	April 10, 1973	Niagara Falls, Rgl. Mun. Niagara
RPM TRUCK SALES & SERVICES LIMITED.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
W. RUDY CONSTRUCTION LTD.....	April 10, 1973	Oshawa, Co. Ontario
RYMAL HOLDINGS (ONTARIO) LIMITED.....	April 11, 1973	Twp. Glanford, Co. Wentworth
ST. GEORGE'S EQUESTRIAN SCHOOL LIMITED.....	Mar. 27, 1973	Twp. Pickering, Co. Ontario
MICHEL SAIKALY LIMITED.....	April 13, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SAMAROO BROTHERS LANDSCAPING COMPANY LIMITED.....	Mar. 9, 1973	Toronto, Metro. Toronto
SAND LAKE CAMP LIMITED.....	April 9, 1973	Town Kenora, Dis. Kenora
S. A. N. D. LIMITED.....	April 12, 1973	Bor. Scarborough, Metro. Toronto
SATURNO FUEL & HEATING SERVICES LTD.....	April 13, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SELK INDUSTRIAL FINISHES LIMITED.....	April 13, 1973	Town Richmond Hill, Rgl. Mun. York
SEVEN HILLS ENTERPRISES LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
7899 REALTY MANAGEMENT LIMITED.....	April 9, 1973	Bor. Etobicoke, Metro. Toronto
SHARP & SHARP HOLDINGS LTD.....	April 11, 1973	Twp. Georgina, Rgl. Mun. York
SHEL-JO SALES LIMITED.....	April 3, 1973	Toronto, Metro. Toronto
SHERWIN MINERALS LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
SIMLUC CONTRACTORS LIMITED.....	April 9, 1973	Sudbury, Dis. Sudbury
SOGWIN HOLDINGS INC.....	April 10, 1973	Bor. N. York, Metro. Toronto
SOUND TECHNIQUES LTD.....	April 10, 1973	Toronto, Metro. Toronto
DONALD SOUTER LIMITED.....	April 10, 1973	Toronto, Metro. Toronto
SPECTRUM EXHIBITS & WOODWORKING LIMITED.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
SPENCER LABORATORIES LTD.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
SPORTBOATS INCORPORATED.....	April 10, 1973	Toronto, Metro. Toronto
STEELMOUNT DEVELOPMENTS LIMITED.....	April 9, 1973	Metro. Toronto, Prov. Ontario
SUMADA HOLDINGS LIMITED.....	April 13, 1973	Sault Ste. Marie, Dis. Algoma

Name of Corporation	Date of Incorporation	Head Office
SUN LIVING LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
SUNDANCE SERVICES LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
THAKE MONUMENTS & VAULTS LTD.....	April 10, 1973	Vil. Westport, Co. Leeds
THOR-WELD INDUSTRIES INC.....	April 9, 1973	Bor. N. York, Metro. Toronto
TORONTO PAINTING & DECORATING INC.....	April 13, 1973	Metro. Toronto, Jud. Dis. York
TRANSPORTATION UNLIMITED INC.....	April 12, 1973	Hamilton, Co. Wentworth
TRANZAK INVESTMENTS LIMITED.....	April 11, 1973	Bor. N. York, Metro. Toronto
TRENT MASONRY LTD.....	April 9, 1973	Peterborough, Co. Peterborough
TWO-WAY COMMUNICATIONS LTD.....	April 11, 1973	Waterloo, Rgl. Mun. Waterloo
269042 ONTARIO LIMITED.....	April 10, 1973	Town Mississauga, Co. Peel
269045 ONTARIO LIMITED.....	April 10, 1973	Town Brampton, Co. Peel
269048 ONTARIO LIMITED.....	April 10, 1973	Town Midland, Co. Simcoe
269083 ONTARIO LIMITED.....	April 10, 1973	Windsor, Co. Essex
269089 ONTARIO LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
269090 ONTARIO LIMITED.....	April 11, 1973	Metro. Toronto, Jud. Dis. York
269172 ONTARIO INCORPORATED.....	April 12, 1973	Waterloo, Rgl. Mun. Waterloo
269216 ONTARIO LIMITED.....	April 12, 1973	Metro. Toronto, Prov. Ontario
269217 ONTARIO LIMITED.....	April 12, 1973	London, Co. Middlesex
269281 ONTARIO LIMITED.....	April 16, 1973	Metro. Toronto
269282 ONTARIO LIMITED.....	April 16, 1973	Metro. Toronto
UNIVERS BUILDING MAINTENANCE & SUPPLIES LIMITED.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
URBANCO LIMITED.....	April 9, 1973	Toronto, Metro. Toronto
VAGO'S IMPORTERS & DISTRIBUTORS LTD.....	April 6, 1973	Toronto, Metro. Toronto
VANTAGE HOLDINGS (ONTARIO) LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
VARTONE INVESTMENTS LIMITED.....	April 12, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
VENTURECAN LIMITED.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
VILLAGE ACRES LIMITED.....	April 12, 1973	Town Brampton, Co. Peel
THE VILLAGER (RODNEY) LIMITED.....	April 13, 1973	Vil. Rodney, Co. Elgin

Name of Corporation	Date of Incorporation	Head Office
M. VOSKAMP CONSTRUCTION LIMITED.....	April 11, 1973	Twp. Murray, Co. Northumberland
WACKY WEBSTER LIMITED.....	April 10, 1973	London, Co. Middlesex
WAL-SCOT AUTOMOTIVE (BRAMPTON) LIMITED.....	April 13, 1973	Town Oakville, Co. Halton
WASA STEEL, LIMITED.....	April 11, 1973	Toronto, Metro. Toronto
WATSON FARMS OF LOBO LIMITED.....	April 12, 1973	Twp. Lobo, Co. Middlesex
WESTBROOK FUELS LIMITED.....	April 10, 1973	Vil. Paisley, Co. Bruce
WICKLOW HOLDINGS LIMITED.....	April 9, 1973	Metro. Toronto, Jud. Dis. York
J. M. WILLOUGHBY REAL ESTATE LIMITED....	April 5, 1973	Twp. Kingston, Co. Frontenac
WILLOWDALE RAD LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
WILSAH CONSULTANTS LTD.....	April 13, 1973	Metro. Toronto, Jud. Dis. York
DON WILSON CONSTRUCTION CO. LTD.....	April 11, 1973	Town Lindsay, Co. Victoria
WIREWAYS INCORPORATED.....	April 13, 1973	Town Markham, Rgl. Mun. York
WYNDALE HOMES LTD.....	April 12, 1973	Kitchener, Rgl. Mun. Waterloo
HAROLD YOUNGBLUT PLUMBING LIMITED.....	April 5, 1973	Kitchener, Rgl. Mun. Waterloo
ZONE MARKETING LIMITED.....	April 11, 1973	Oshawa, Co. Ontario

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5355)

18

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
THE CANADIAN PUBLIC RELATIONS SOCIETY (OTTAWA), INC. (without share capital).....	April 2, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
GRAVENHURST OPERA HOUSE ARTS FOUNDATION (without share capital).....	Mar. 27, 1973	Town Gravenhurst, Dis. Mun. Muskoka

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
AQUA PUR INC. (formerly 251693 Investments Limited)	Dec. 30, 1971	April 10, 1973	Certificate of Amendment of Articles
ARKLEDUN INVESTMENTS LIMITED (formerly Seventy Nine Arkledun Limited)	May 16, 1968	April 10, 1973	Certificate of Amendment of Articles
BARRDALE INVESTMENTS LIMITED (formerly 250964 Investments Limited)	Dec. 21, 1971	April 5, 1973	Certificate of Amendment of Articles
B & B AQUATICS LIMITED	Feb. 27, 1968	Mar. 12, 1973	Certificate of Amendment of Articles
BEAVER FOOD SYSTEMS LIMITED (formerly Signet Food Systems Limited)	Sept. 29, 1972	April 10, 1973	Certificate of Amendment of Articles
BONGO PRODUCTS OF CANADA LIMITED (formerly Marder & O'Brien Investments Ltd.)	Dec. 13, 1972	April 11, 1973	Certificate of Amendment of Articles
H. W. BOYD DEVELOPMENTS LIMITED	Jan. 5, 1973	April 9, 1973	Certificate of Amendment of Articles
COLES BOOK STORES LIMITED	Nov. 14, 1960	April 17, 1973	Certificate of Amendment of Articles
COOKSVILLE INTERIORS LIMITED (formerly Cooksville Paint and Wallpaper Limited)	Mar. 5, 1962	April 11, 1973	Certificate of Amendment of Articles
CREST SUPPLIES LIMITED (formerly Fibretex Limited)	Feb. 2, 1962	April 9, 1973	Certificate of Amendment of Articles
CROWLE FITTINGS LIMITED	April 1, 1954	April 9, 1973	Certificate of Amendment of Articles
FILTAIR LIMITED	Aug. 10, 1964	April 10, 1973	Certificate of Filing of Resolution
GABSA HOLDINGS LIMITED	Sept. 15, 1972	April 13, 1973	Certificate of Amendment of Articles
GREW HOLDINGS LIMITED	Dec. 10, 1971	April 10, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
HAROLD KRING HOLDINGS LIMITED (formerly Newburgh Construction Company Limited).....	Sept. 17, 1964	April 12, 1973	Certificate of Amendment of Articles
KYPREOS INVESTMENTS LIMITED.	July 14, 1964	April 12, 1973	Certificate of Amendment of Articles
LAPOINTE DRAINAGE LIMITED (formerly Lapointe & Mongeon Drainage Limited).....	Dec. 18, 1970	April 13, 1973	Certificate of Amendment of Articles
MCKEE BROS. LIMITED.....	Sept. 14, 1951	April 11, 1973	Certificate of Amendment of Articles
MEDCALF SHOTTON LIMITED (formerly H. T. Medcalf Real Estate Limited).....	April 28, 1971	April 12, 1973	Certificate of Amendment of Articles
MELFORD DEVELOPMENTS INC....	Sept. 30, 1971	Mar. 23, 1973	Certificate of Amendment of Articles
ORILLIA PLAYLAND ENTERPRISES LIMITED (formerly Harry Barons Holdings Limited).....	June 22, 1966	April 12, 1973	Certificate of Amendment of Articles
ORNA INVESTMENTS LIMITED.....	Nov. 12, 1968	April 13, 1973	Certificate of Amendment of Articles
PEAT'S CLEANERS AND TAILORS LIMITED.....	Dec. 28, 1949	April 10, 1973	Certificate of Amendment of Articles
PENWEST DEVELOPMENT CORPORATION LIMITED.....	May 19, 1972	April 11, 1973	Certificate of Amendment of Articles
AL PERLY TRAVEL & RECREATION SERVICES LTD.....	Aug. 21, 1972	Mar. 30, 1973	Certificate of Amendment of Articles
PLASTICOL PROCESSES INCORPORATED.....	Mar. 15, 1972	April 6, 1973	Certificate of Amendment of Articles
POPLAR HOLDINGS INC.....	Nov. 10, 1971	April 12, 1973	Certificate of Amendment of Articles
PORDAL INVESTMENTS LIMITED (formerly Hi-Lite Radio and Television Limited).....	Jan. 17, 1962	April 5, 1973	Certificate of Amendment of Articles
QUEEN CITY PLATING LIMITED (formerly Patterson Plating Limited)...	Oct. 3, 1956	April 11, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
KENNETH J. SCHROTER LIMITED (formerly Harold W. Schroter & Son, Limited).....	Dec. 11, 1961	April 11, 1973	Certificate of Amendment of Articles
MAX SCHUSTER OF CANADA LIMITED.....	May 12, 1967	April 11, 1973	Certificate of Amendment of Articles
TRANSPORT SHUNT LTD. (formerly Lakefield Transports Limited).....	April 21, 1969	April 17, 1973	Certificate of Amendment of Articles
UNITED FUNDS MANAGEMENT CORPORATION (formerly United Investment Services Limited).....	June 11, 1957	April 17, 1973	Certificate of Amendment of Articles
UNITED INCOME PROPERTIES LIMITED.....	July 26, 1972	April 12, 1973	Certificate of Amendment of Articles
VENUS TRUFORM LIMITED (formerly Truform Industries Limited).....	April 8, 1960	April 13, 1973	Certificate of Amendment of Articles
ALLAN WATERS LIMITED.....	Jan. 18, 1965	April 11, 1973	Certificate of Filing of Resolution
RON WEBER LIMITED (formerly Weber & Vouk Company Limited).....	May 11, 1970	April 11, 1973	Certificate of Amendment of Articles
WESCASIT LIMITED.....	Sept. 13, 1972	April 16, 1973	Certificate of Amendment of Articles
YORK-IMPERIAL DEVELOPMENTS LTD. (formerly Imperial Construction (York) Limited).....	Sept. 3, 1970	April 12, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
ASSEMBLY LITERATURE CRUSADES (CANADA) INC.....	Aug. 25, 1966	Mar. 26, 1973	(a) Vary provisions (b) Meeting held in or Out of Ontario
THE CIVIL SERVICE ASSOCIATION OF ONTARIO INC.....	June 1, 1927	Feb. 1, 1973	Vary objects
MOUNT MADAWASKA CO-OPERATIVE LIMITED.....	July 9, 1969	Mar. 31, 1973	Alter Capital Structure
TORONTO CHRISTIAN SEMINARY	Dec. 23, 1958	April 4, 1973	Change name to Ontario Christian Seminary
GALT-PRESTON-HESPELER REAL ESTATE BOARD.....	Oct. 22, 1964	April 5, 1973	Change name to Real Estate Board of Cambridge Inc.
SOCIETA ITALIANA DI COPPER CLIFF.....	Nov. 17, 1950	April 5, 1973	Extend objects
STUDENT ENTERPRISES & ASSISTANCE LEAGUE.....	May 14, 1971	April 6, 1973	Vary objects
STUDENTS' ADMINISTRATIVE COUNCIL OF RYERSON POLYTECHNICAL INSTITUTE...	June 27, 1967	Mar. 31, 1973	Change name to Students' Union of Ryerson Polytechnical Institute

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5358)

18

Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
CAMBRIDGE CONSTRUCTION LIMITED.....	Mar. 19, 1953	April 4, 1973
DOMINION PAINTING AND DECORATING LIMITED.....	July 5, 1966	Mar. 22, 1973
MASELLI & SON CONSTRUCTION LIMITED.....	Oct. 10, 1967	April 9, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5359)

18

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act* a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CANADIAN OUTDOOR TRAILS LIMITED...	Nov. 20, 1972	Canada	April 10, 1973
DOMINION TEXTILE LIMITED— DOMINION TEXTILE LIMITEE.....	Dec. 9, 1922	Canada	April 4, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5360)

18

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
THE NOXZEMA CHEMICAL COMPANY OF CANADA, LIMITED.....	Feb. 24, 1932	Maryland	Mar. 7, 1973
F. F. SLANEY & COMPANY LIMITED.....	April 30, 1971	British Columbia	April 6, 1973
SOUTHERN CALIFORNIA CHEMICAL CO., INC.....	May 12, 1958	California	Mar. 30, 1973
UNITED ARTISTS CORPORATION.....	April 17, 1919	Delaware	April 5, 1973
WALLCLAD PRODUCTS LTD.....	Feb. 7, 1967	British Columbia	April 3, 1973
WESTERN REALTY SHOPPING CENTRES LTD.....	Nov. 9, 1972	Alberta	April 6, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5361)

18

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
DEFRAYNE INVESTMENTS LIMITED.....	May 16, 1968	April 12, 1973
THE FLEXIBLE COACH COMPANY (CANADA) LIMITED....	Mar. 1, 1963	April 16, 1973
PENN-CAN DEVELOPMENT LIMITED.....	Dec. 1, 1961	April 12, 1973
S. S. STAFFORD COMPANY, LIMITED.....	Mar. 29, 1926	April 12, 1973
VAN ZYVERDEN BULBS LIMITED.....	April 16, 1964	April 13, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5362)

18

Voluntary Winding Up Under The Business Corporations Act

NOTICE IS HEREBY GIVEN that the liquidators of the Corporations named hereunder have filed with the Ministry of Consumer and Commercial Relations a notice under Section 215 (2) of *The Business Corporations Act*:

Name of Corporation	Date of Incorporation	Date of Filing
SEJAY LIMITED.....	July 26, 1961	April 24, 1973
PEOPLES CREDIT OPTICAL LIMITED.....	May 15, 1937	April 24, 1973
HOMELAND SALES LIMITED.....	June 18, 1954	April 24, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5431)

18

Cancellation of Certificates of Incorporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, the certificates of incorporation of the corporations named hereunder have been cancelled by an order dated March 28, 1973 for default in filing annual return under *The Corporations Information Act* and the said corporations shall be dissolved on May 2, 1973.

Name of Corporation	File Number	Date of Incorporation
ACADIAN BUILDING MAINTENANCE LIMITED.....	216784	Nov. 1, 1968
ALFA NEON & PLASTIC SIGNS LIMITED.....	217547	Nov. 27, 1968
ALLEKSIN CORPORATION LIMITED.....	217112	Jan. 7, 1969
ARISTOCRAT CAR SALES LIMITED.....	215361	Feb. 6, 1969
B & B WINDOWS LIMITED.....	216008	Oct. 31, 1968
BAECAN MOTIVATION CONSULTANTS LIMITED.....	216295	Oct. 18, 1968
BARRIER THE INVISIBLE SHIELD (ONTARIO) LIMITED.....	216733	Oct. 31, 1968
BART'S COLLISION SERVICE LIMITED.....	217108	Dec. 2, 1968
BARZUN LIMITED.....	215413	Sept. 17, 1968
BEL-AIR ALUMINUM LIMITED.....	216813	Dec. 5, 1968
BLACO FABRICATING LIMITED.....	217627	Dec. 4, 1968
BRADBURY INVESTMENT CORPORATION LIMITED.....	216023	Oct. 8, 1968
BRIGETTE TAYLOR'S FASHIONS LIMITED.....	217119	Nov. 15, 1968
BROCKWOOD HOLDINGS LIMITED.....	216582	Oct. 28, 1968
BROMLEY INTERNATIONAL MARKETING LIMITED.....	215304	Sept. 17, 1968
BUBBLADOME INDUSTRIES LIMITED.....	215582	Sept. 13, 1968
C. S. C. PUBLISHING LIMITED.....	215863	Oct. 1, 1968
CADANCE INVESTMENTS LIMITED.....	215268	Sept. 11, 1968
CANADIAN SPORTS RECORD LIMITED.....	215725	Sept. 25, 1968
CARBORUNDUM MANAGEMENT LIMITED.....	215720	Sept. 26, 1968
CHECKMATE EMPLOYMENT SERVICES LIMITED.....	215771	Sept. 30, 1968
CIMA DIES LIMITED.....	215455	Sept. 18, 1968
CIMOR INTERIORS LIMITED.....	216702	Dec. 19, 1968
CLARENCE HAM LIMITED.....	215187	Sept. 6, 1968
COMBO SALES & DISTRIBUTING COMPANY LIMITED.....	216518	Nov. 5, 1968
CROWHURST ADVERTISING LIMITED.....	216686	Oct. 29, 1968
DAVID MAIN FEATURES LIMITED.....	217273	Nov. 19, 1968
DE METZ SERVICES LIMITED.....	215288	Sept. 11, 1968
DESIGN PAK CORPORATION LIMITED.....	216492	Oct. 24, 1968

Name of Corporation	File Number	Date of Incorporation
DONRIDGE MANAGEMENT LIMITED.....	215139	Sept. 9, 1968
DOUG RILEY PRODUCTIONS LIMITED.....	216391	Oct. 21, 1968
DREW MANAGEMENT LIMITED.....	215281	Sept. 25, 1968
DYKE MINES LIMITED.....	215249	Sept. 10, 1968
DYNEX MANUFACTURING CANADA LIMITED.....	216155	Oct. 11, 1968
EL CAMPESENO CONSTRUCTION COMPANY LIMITED.....	217258	Nov. 18, 1968
ELWON-SAUNBY LIMITED.....	215308	Sept. 12, 1968
EXCELL TURF FARMS LIMITED.....	217340	Nov. 22, 1968
FORESCO SALES LIMITED.....	214460	Aug. 12, 1968
FOUR-D INVESTMENTS LIMITED.....	217201	Nov. 18, 1968
FRAJAN SHOE COMPANY LIMITED.....	215246	Sept. 10, 1968
FROBERT LEASING & SALES LIMITED.....	216394	Oct. 22, 1968
FUTEC CORPORATION LIMITED.....	216856	Nov. 6, 1968
G. K. F. PUBLISHING LIMITED.....	215500	Sept. 19, 1968
GENMAR SUPPLIES LIMITED.....	217250	Nov. 20, 1968
GEORGE RACKUS COMPANY LIMITED.....	216800	Dec. 12, 1968
GRIFFICK INVESTMENTS LIMITED.....	215937	Oct. 4, 1968
HALEGATE EQUIPMENT LIMITED.....	215904	Oct. 3, 1968
HARMAC INVESTMENTS LIMITED.....	216191	Oct. 15, 1968
HOLBOURNE HOLDINGS LIMITED.....	216271	Oct. 17, 1968
IMPULSE PRODUCTIONS LIMITED.....	215404	Sept. 17, 1968
INDEPENDENT MILK DISTRIBUTORS OF ONTARIO LIMITED...	215405	Sept. 17, 1968
INTERCONTINENTAL PRESS PRODUCTIONS LIMITED.....	217253	Nov. 19, 1968
INTRO MARKETING SERVICES LIMITED.....	217224	Nov. 19, 1968
JAMAICA ARMS STEAK HOUSE LIMITED.....	215838	Oct. 1, 1968
JASOL PACKAGING LIMITED.....	217057	Nov. 12, 1968
JOHN BLUNDELL PROPERTIES LIMITED.....	215172	Dec. 30, 1968
JOHN ESSON LIMITED.....	217228	Jan. 29, 1969
JOT (HOLDINGS) LIMITED.....	216900	Nov. 7, 1968
KARAGATAN INTERNATIONAL CONSULTANTS LIMITED.....	214360	Aug. 6, 1968
KATHE KAISER LIMITED.....	216513	Oct. 23, 1968
KELCO INTERIOR DESIGN CO-ORDINATORS LIMITED.....	216127	Oct. 11, 1968
KRUSE MASONRY LIMITED.....	216460	Oct. 23, 1968
KSAR MANAGEMENT & INVESTMENT COMPANY LIMITED.....	217338	Dec. 23, 1968
LAMBDA OPTICS (CANADA) LIMITED.....	215821	Oct. 1, 1968
LINFIELD DEVELOPMENTS LIMITED.....	216117	Oct. 11, 1968
LOCKPO CONSTRUCTION LIMITED.....	216234	Oct. 15, 1968
LORE SALES AND INVESTMENTS LIMITED.....	217629	Nov. 29, 1968
LUIGI ORGERA'S FROZEN FOODS LIMITED.....	216389	Oct. 22, 1968
M. P. GINGLO REAL ESTATE LIMITED.....	217645	Dec. 27, 1968
MAC'S MARINA LIMITED.....	215483	Nov. 14, 1968
MARJ DEVELOPMENT LIMITED.....	215668	Sept. 26, 1968
MARSIG HOLDINGS LIMITED.....	216299	Oct. 17, 1968
MATECHUK DRYWALL LIMITED.....	217233	Nov. 29, 1968
MAYER'S PAPER PRODUCTS LIMITED.....	217353	Nov. 21, 1968
MCLAUGHLIN MINING CORPORATION LIMITED.....	215524	Oct. 3, 1968
MCRAE PLASTICS & PRODUCTS LIMITED.....	217411	Nov. 26, 1968
MHOLARD INDUSTRIAL CORPORATION LIMITED.....	217128	Nov. 14, 1968
MIRACLE VOICE LIMITED.....	216682	Oct. 30, 1968
MO-ROC ENTERPRISES LIMITED.....	217387	Nov. 25, 1968
MULL FARMS LIMITED.....	215749	Sept. 27, 1968
NESTREY DEVELOPMENTS LIMITED.....	215352	Sept. 16, 1968
NEW CASINO THEATRE PRODUCTIONS LIMITED.....	215978	Oct. 7, 1968
NORM WRIGHT SALES LIMITED.....	216262	Oct. 30, 1968
NORMAN M. ANGELL AND ASSOCIATES LIMITED.....	217427	Nov. 25, 1968
NOR-SCOPE EXPLORATIONS LIMITED.....	216565	Oct. 25, 1968
O. K. DEMOLITION SERVICE LIMITED.....	216073	Oct. 9, 1968
OAKHILL ESTATES LIMITED.....	217009	Nov. 12, 1968
ORFICO INTERNATIONAL (CANADA) LIMITED.....	216452	Oct. 23, 1968
PACKARD TEXTILE WASTE COMPANY LIMITED.....	216371	Oct. 31, 1968
PANAVISTA PRODUCTIONS LIMITED.....	217556	Nov. 28, 1968
PANCHO MEXICAN FOODS LIMITED.....	215580	Sept. 11, 1968

Name of Corporation	File Number	Date of Incorporation
PAUL ROGERS EQUIPMENT LIMITED.....	215612	Sept. 25, 1968
PEBBLE QUARRIES LIMITED.....	216138	Oct. 11, 1968
PELCO BUILDERS AND CONTRACTORS LIMITED.....	216700	Oct. 31, 1968
PENWARDEN DRUGS LIMITED.....	215912	Oct. 3, 1968
PETER ZUMOR REAL ESTATE LIMITED.....	216241	Nov. 19, 1968
PHIL GIVNER CARPET SALES LIMITED.....	216321	Dec. 16, 1968
PINEDALE HOUSEHOLD PRODUCTS LIMITED.....	216305	Oct. 18, 1968
POINT & FIGURE CONSULTANTS LIMITED.....	215260	Sept. 11, 1968
POLLOCK FARMS LIMITED.....	216514	Oct. 23, 1968
POLYVAC PLASTICS (HAMILTON) LIMITED.....	217251	Dec. 18, 1968
PRICE-USHER MUSIC CENTRES LIMITED.....	217288	Nov. 20, 1968
PROFESSIONAL EQUITY FUND LIMITED.....	215177	Nov. 20, 1968
R. D. M. PERSONNEL LIMITED.....	215794	Sept. 30, 1968
RAHAMIN & BEN EXPORT AND IMPORT LIMITED.....	217163	Nov. 15, 1968
RATOON CONSTRUCTION COMPANY LIMITED.....	215462	Sept. 19, 1968
RECREATIONAL DYNAMICS (CANADA) LIMITED.....	216905	Nov. 7, 1968
REMBRAWAJ LIMITED.....	215357	Sept. 16, 1968
RENSEC CONSTRUCTION LIMITED.....	215196	Sept. 10, 1968
RENZO MUZZO LIMITED.....	217538	Nov. 29, 1968
ROMCO FOUNDATION TESTING & WATERPROOFING LIMITED..	217196	Nov. 28, 1968
ROSS D. MANNING LEASING LIMITED.....	215787	Sept. 30, 1968
ROTELL INVESTMENTS LIMITED.....	215264	Sept. 11, 1968
ROWHALL PRODUCTS LIMITED.....	215372	Sept. 16, 1968
RYLEX OF CANADA LIMITED.....	215948	Nov. 5, 1968
SAINT PAUL FILM PRODUCTION OF CANADA LIMITED.....	217620	Nov. 29, 1968
SAMRAY MARKETING COMPANY LIMITED.....	217041	Nov. 12, 1968
SAULT SPORTS LIMITED.....	216224	Oct. 16, 1968
SCOTIA LOBSTER LIMITED.....	217520	Nov. 28, 1968
SHANG LIMITED.....	216711	Oct. 30, 1968
SHELL-RAY CERAMICS CORPORATION LIMITED.....	216494	Oct. 24, 1968
SILVER BIRCH ESTATES LIMITED.....	216063	Oct. 9, 1968
SLOT HOLDINGS LIMITED.....	216691	Oct. 30, 1968
SORENSEN & BEAUMONT LIMITED.....	215307	Sept. 26, 1968
SOUTHERN DRYWALL CO. LIMITED.....	215924	Oct. 3, 1968
STAK INDUSTRIAL SALES LIMITED.....	217303	Nov. 21, 1968
STARDUST MOTEL (OTTAWA) LIMITED.....	216572	Oct. 28, 1968
STATESIDE CONSTRUCTION LIMITED.....	215861	Oct. 1, 1968
ST. CATHARINES RAMS FOOTBALL TEAM LIMITED.....	215358	Sept. 16, 1968
STOUFFVILLE AUTO SALES LIMITED.....	216662	Nov. 28, 1968
SURF SEAFOODS LIMITED.....	216144	Oct. 18, 1968
TARIO MINE FINANCE COMPANY LIMITED.....	216522	Oct. 24, 1968
THE CHEETAHS CREATION CO. LIMITED.....	217046	Nov. 12, 1968
THE MACKLIN FAMILY INVESTMENTS LIMITED.....	216833	Nov. 5, 1968
THE RYTER PRODUCTS (ONTARIO) COMPANY LIMITED.....	209525	Mar. 22, 1968
TIP TOP TRANSPORTATION SERVICES LIMITED.....	217372	Nov. 29, 1968
TOWN & COUNTRY CARPETS OF OTTAWA LIMITED.....	217607	Nov. 29, 1968
TREND T. V. & FILM STUDIOS LIMITED.....	216632	Oct. 29, 1968
TRENT HYDRAULIC LIMITED.....	216621	Nov. 20, 1968
TURNER-MAH SUPPLY COMPANY LIMITED.....	217278	Nov. 19, 1968
V. G. ROBINSON & SONS EQUIPMENT LIMITED.....	217245	Dec. 4, 1968
VERGES STEEPLEJACKS LIMITED.....	217443	Dec. 12, 1968
WARDHAM MARKETING COMPANY LIMITED.....	217474	Nov. 27, 1968
WOODINGDEAN CENTENNIAL FARMS LIMITED.....	217043	Nov. 12, 1968
ZIZKO (HOLDINGS) LIMITED.....	217633	Jan. 2, 1969

JOHN T. CLEMENT,
Minister of Consumer
and Commercial Relations.

The Liquor Licence Act

Time for reporting

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 24th day of April, 1973 of the vote taken in the Township of Evanturel, District of Timiskaming, on the 16th day of April, 1973, on the following questions under the provisions of *The Liquor Licence Act*:

1. Are you in favour of the sale of beer and wine only under a dining room licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	21
Votes polled for the Negative Side	25

2. Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	21
Votes polled for the Negative Side	24

3. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	20
Votes polled for the Negative Side	26

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, April 24th, 1973.

(5420) 18

Applications to Parliament—Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, par-

ticularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when a read a first time, shall, unless it be an Estate Bill, or a Bill providing for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House, and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

THE CORPORATION OF THE CITY OF SAULT STE. MARIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Sault Ste. Marie will apply to the Legislative Assembly of the Province of Ontario at its present Session for an Act for the following purposes:

To empower the applicant to enact by-laws

1. to assume five per cent road allowances in the former townships in the same manner as township councils;
2. to regulate the stripping of topsoil from land in the municipality to require the rehabilitation of stripped land by the owner, and to do the work at the expense of the owner and collect the cost in the same manner as taxes;
3. to postpone, refund and re-impose special charges to provide additional sewer or water supply capacity under section 359 of *The Municipal Act*;

4. to register subdivision agreements against land and enforce them against subsequent owners of the land; and

5. (a) to prohibit, require or regulate in addition to those matters contemplated by section 35 of *The Planning Act*, dedication of highways, access ramps and curbs, off-street parking and loading, snow removal, grading of land, drainage and sewage easements, floodlighting, landscaping, garbage storage, and site plans,
- (b) to require that the work be done by the owner at his expense and risk, or failing that by the municipality which can then collect the cost by court action or in the same manner as taxes,
- (c) to prohibit the issuance of building permits until the work is done,
- (d) to enter into agreements with the owners of land respecting any of the foregoing, register such agreements against the land enforce the provisions against subsequent owners, and
- (e) to provide for appeal by the owner to the Ontario Municipal Board if the Corporation fails to approve the plan, imposes unsatisfactory conditions or refuses to enter into an agreement with the owner.

Dated at Sault Ste. Marie, Ontario, this 20th day of March, 1973.

L. P. STAPLES,
City Solicitor,
741 Queen Street East,
Sault Ste. Marie, Ontario.

(8798)

13 to 18

CORPORATION OF THE CITY OF BARRIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Barrie will apply to the Legislative Assembly of the Province of Ontario at its session commencing on or about the 20th day of March, 1973 for an Act:

- (a) to dissolve the following named boards and commissions on the 1st day of January, 1974.

1. The Parks and Recreation Commission of the City of Barrie,
2. The Barrie Arena Commission,
3. The Kinsmen Park Community Centre Board,
4. The Lions Pool Community Centre Board,

5. The Queen's Park Community Centre Board,
6. The Sunnidale Park Community Centre Board,
7. The Eastview Arena Community Centre Board;

- (b) to vest the assets and liabilities of such boards and commissions in the Corporation of the City of Barrie without compensation;
- (c) to make employees of such boards and commissions employees of the Corporation of the City of Barrie on the same terms and conditions of employment;
- (d) to deem the Council of the Corporation of the City of Barrie a recreation committee under *The Ministry of Education Act* and regulations and a board of a community centre under *The Community Centre Act*;
- (e) to repeal Sections 3 and 3a of *The Town of Barrie Act, 1945*, and Sections 1, 2, 3, 5 and 6 of the *City of Barrie Act, 1968*.

Dated at Barrie this 16th day of March, 1973.

BOYS, SEAGRAM, ROWE & TAYLOR,
13 Owen Street,
Barrie, Ontario,
Solicitors for the Applicant.

(8816)

14 to 19

CORPORATION OF THE TOWN OF BRAMPTON

NOTICE IS HEREBY GIVEN that an application will be made by the Corporation of the Town of Brampton to the Legislative Assembly for the Province of Ontario at its present session for special legislation to provide that the Council of the Corporation may pass by-laws for establishing that part of Main Street in the Town between the north limit of Queen Street and the south limit of Nelson Street West or any part or parts thereof as a pedestrian promenade for one eight-day period in the year 1973.

Dated at Brampton this 28th day of March, 1973.

J. GALWAY,
Clerk.

(8848)

14 to 19

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the present session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.
3. This Act may be cited as *The City of London Act, 1973*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. Ross,
City Clerk.

(8874)

15 to 20

Corporation Notices

FRED A. NICHOLL INSURANCE LIMITED

NOTICE IS HEREBY GIVEN that Fred A. Nicholl Insurance Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Windsor this 19th day of April, 1973.

GRACE NICHOLL,
Secretary.

(8952)

18

ESSEX-KENT HOMES LIMITED

NOTICE IS HEREBY GIVEN that Essex-Kent Homes Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 24th day of April, 1973.

JACQUES MALLET,
Secretary.

(8953)

18

SCOBIE'S TRANSPORT LIMITED

NOTICE IS HEREBY GIVEN that Scobie's Transport Limited intends to dissolve by filing Articles of Dissolution with the Minister of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 12th day of April, 1973.

L. A. HEWITT,
Secretary.

(8954) 18

ACADIA SECURITIES LIMITED

NOTICE IS HEREBY GIVEN that Acadia Securities Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Vancouver, British Columbia, this 17th day of April, 1973.

D. E. MAGEE,
Secretary.

(8955) 18

SOUTH WOODWARD DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that South Woodward Developments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Ottawa this 6th day of April, 1973.

DEREK W. DESPREY,
Secretary.

(8956) 18

WIARTON DAIRY COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Wiarion Dairy Company Limited intends to deliver Articles of Dissolution to the Minister of Financial and Commercial Affairs and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at London, Ontario, this 19th day of April, 1973.

LERNER & ASSOCIATES,
Barristers and Solicitors,
80 Maple Street,
London, Ontario,
Solicitors for the Applicant.

(8957) 18

LEMREB DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Lemreb Developments Limited intends to dissolve by delivering Articles of Dissolution to the Minister of Financial and Commercial Affairs of the Province of Ontario, and to distribute its assets rateably amongst its shareholders as incidental thereto.

Dated at Toronto this 19th day of April, 1973.

ALVIN B. ROSENBERG,
Treasurer.

(8958) 18

REBSAM DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Rebsam Developments Limited intends to dissolve by delivering Articles of Dissolution to the Minister of Financial and Commercial Affairs of the Province of Ontario, and to distribute its assets rateably amongst its shareholders as incidental thereto.

Dated at Toronto this 19th day of April, 1973.

ALVIN B. ROSENBERG,
Secretary.

(8959) 18

METROPOLITAN TORONTO SEWER AND WATERMAIN CONTRACTORS ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of directors of Metropolitan Toronto Sewer and Watermain Contractors Association was increased from nine to ten by a special resolution which was confirmed by the members of the Association on the 15th day of March, 1973.

Dated this 18th day of April, 1973.

V. P. UGOLINI,
Secretary.

(8960) 18

ANTON CROSS LIMITED

NOTICE IS HEREBY GIVEN that Anton Cross Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 24th day of April, 1973.

GEORGE W. ADAMS,
Secretary-Treasurer.

(8961) 18

**VROOM INVESTMENTS (TORONTO)
LIMITED**

NOTICE IS HEREBY GIVEN that Vroom Investments (Toronto) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto Gore this 25th day of April, 1973.

JAMES L. DENNIS,
Secretary-Treasurer.

(8969)

18

**SADLER, ANDERSON & LASHMAR
LIMITED**

NOTICE IS HEREBY GIVEN that Sadler, Anderson & Lashmar Limited intends to surrender its Articles of Incorporation to the Minister of Financial and Commercial Affairs and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 25th day of April, 1973.

EDGAR HAMILTON SADLER,
President.

(8970)

18

**WINDSOR WESTERN HOSPITAL
CENTRE INC.**

NOTICE IS HEREBY GIVEN that by special resolution which became effective March 27th, 1973, the number of governors of Windsor Western Hospital Centre Inc., was increased from twenty-two (22) to twenty-five (25).

Dated at Windsor, Ontario, this 24th day of April, 1973.

VICTORIA MCKENZIE,
Secretary.

(8971)

18

ORONO PLASTICS LIMITED

NOTICE IS HEREBY GIVEN that Orono Plastics Limited intends to file Articles of Dissolution and to dissolve pursuant to the provisions of *The Business Corporations Act* and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 30th day of March, 1973.

EDWARD H. SAMUEL,
Secretary.

(8972)

18

BOVA INVESTMENTS INC.

NOTICE IS HEREBY GIVEN that Bova Investments Inc. intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

JOYCE DOREEN BLACK,
Secretary.

(8973)

18

SONAR CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Sonar Construction Limited intends to dissolve pursuant to *The Business Corporations Act*.

Dated this 25th day of April, 1973.

LILLIAN WINTER,
Secretary.

(8974)

18

KATERBERG CONSTRUCTION LIMITED

TAKE NOTICE that Katerberg Construction Limited intends to make application to the Minister of Financial and Commercial Affairs for its dissolution.

Dated at Guelph this 25th day of April, 1973.

DUNBAR, GOETZ & DUNBAR,
32 Douglas Street,
Guelph, Ontario,
Solicitors for the Applicant.

(8975)

18

**DUSTBANE-DOMINION BUILDING
LIMITED**

NOTICE IS HEREBY GIVEN that Dustbane-Dominion Building Limited pursuant to the provisions of *The Business Corporations Act* intends to make application to the Ministry of Consumer and Commercial Relations for leave to surrender the charter of the said Company.

Dated the 19th day of April, 1973.

R. F. THOMPSON,
Secretary.

(8980)

18

RED LAKE ROAD RECREATIONAL CENTRE

NOTICE IS HEREBY GIVEN that By-Law No. 5 of Red Lake Road Recreational Centre providing that upon the dissolution of the Corporation and after the payment of all debts and liabilities, the remaining property of the Corporation shall be distributed or disposed of to charitable organizations or to organizations the objects of which are beneficial to the community was passed by the directors and was confirmed by two-thirds of the votes cast at a general meeting of the members of the Corporation duly called for that purpose and held on the 19th day of April, 1973.

Dated this 24th day of April, 1973.

A. BOWLIN,
Secretary.

(8982) 18

SKYE PERSONNEL SERVICES LIMITED

NOTICE IS HEREBY GIVEN that Skye Personnel Services Limited intends to dissolve, pursuant to *The Business Corporations Act*.

Dated this 27th day of April, 1973.

VERA IRENE MARTIN,
Secretary.

(8983) 18

Dissolution of Partnership

EARL'S ELECTRIC

TAKE NOTICE that Earl Maxwell has retired from his partnership with George Buscemi in respect of Earl's Electric in the City of North Bay, in the District of Nipissing, and has terminated the said partnership on the first day of September, 1972.

(8951) 18

IMMEDIATE COURIER SERVICE

NOTICE IS HEREBY GIVEN that John Baker, formerly a member of the firm carrying on business in partnership as a parcel delivery at 5 Waringstown Drive, Borough of Scarborough, in the Municipality of Metropolitan Toronto, under the name of Immediate Courier Service, hereby certify that the said Partnership was on the 16th day of April, 1973, dissolved.

Dated at Toronto this 25th day of April, 1973.

HAROLD BOCKNEK, ESQ.,
429 College Street,
Toronto,
M5T 1T1,
Solicitor for the Applicant.

(8968) 18

Change of Name Act

TAKE NOTICE that an application will be made by David Halliday, the Applicant, of the Township of March, in the Regional Municipality of Ottawa-Carleton, in the Province of Ontario, before the presiding Judge in Chambers at the Court House, 2 Daly Avenue, in the City of Ottawa, on Thursday, the 24th day of May, 1973, at 10.30 in the forenoon, or so soon thereafter as the application can be heard for an Order pursuant to *The Change of Name Act*, R.S.O. 1970, Chapter 60, and amendments thereto, changing the surname of David Halliday, his wife, Jennifer Halliday, and their infant children, Rachel Frances Halliday and Gregor Irvine Halliday to Irvine-Halliday.

AND TAKE NOTICE that in support of such application will be read the application of David Halliday, the consent of Jennifer Halliday, the affidavit of David Halliday, all filed, and such other material as counsel may advise and this Honourable Court permit.

AND TAKE NOTICE that the names, addresses and proposed name of every person whose name may be changed as a result of this application are as follows:

- (1) David Halliday,
27 Varley Lane,
Box 1159,
Kanata, Ontario.
proposed surname: Irvine-Halliday
- (2) Jennifer Halliday,
27 Varley Lane,
Box 1159,
Kanata, Ontario.
proposed surname: Irvine-Halliday
- (3) Rachel Frances Halliday,
27 Varley Lane,
Box 1159,
Kanata, Ontario.
proposed surname: Irvine-Halliday
- (4) Gregor Irvine Halliday,
27 Varley Lane,
Box 1159,
Kanata, Ontario.
proposed surname: Irvine-Halliday

Dated at Ottawa this 18th day of April, 1973.

SCOTT & AYLEN,
Barristers and Solicitors,
170 Laurier Avenue West,
Ottawa, Ontario,
Solicitors for the Applicant.

(8965) 18

TAKE NOTICE that the hearing of the application of Igor Gleb Samsonow, of 175 Elm Street North, Timmins, Ontario, to change his name pursuant to *The Change of Name Act*, R.S.O. 1970, Chapter 60, to Jerry Christian Samson, will take place at the Court facilities at 15 Cedar Street North, Timmins, Ontario, on the 30th day of May, 1973, at 10.30 a.m.

RACICOT & BONNEY,
Barristers and Solicitors,
152 Third Avenue,
Timmins, Ontario,
Solicitors for the Applicant.

(8966)

18

TAKE NOTICE that an application will be made on behalf of Alexander Molnar, who resides at 678 Sugarloaf Street, Port Colborne, Ontario, before His Honour Franklyn M. Griffiths, at his Chambers in the Court House, Welland, Ontario, on Wednesday, the 16th day of May, 1973, at 9.30 o'clock in the forenoon, to change his name to Alexander Kish.

Dated at Welland this 16th day of April, 1973.

GOODMAN, GOWAN & FLEURY,
12 E. Main Street,
Welland, Ontario,
Solicitors for the Applicant.

(8967)

18

TAKE NOTICE that an application will be made by the said John Wayne Pizzari before His Honour Judge M. C. Gould in his Chambers at the Court House, in the City of Sault Ste. Marie, on the 4th day of June, 1973, at the hour of eleven o'clock in the forenoon, or so soon thereafter as the application can be heard for an Order changing the name of John Wayne Pizzari to John Wayne Burt.

AND TAKE NOTICE that in support of such an application will be read the affidavit of the Applicant, John Wayne Pizzari, and such further and other material as required by the said *Change of Name Act*, and as may be deemed necessary by counsel for the Applicant herein.

Dated at Sault Ste. Marie this 25th day of April, 1973.

MESSRS. HOLDER & SARLO,
Barristers and Solicitors,
525 Wellington St. E.,
Sault Ste. Marie, Ontario,
Solicitors for the Applicant.

(8976)

18

TAKE NOTICE that an application will be made by the said Robert Ralph Pizzari before His Honour Judge M. G. Gould in his Chambers at the Court House, in the City of Sault Ste. Marie, on the 4th day of June, 1973, at the hour of eleven o'clock in the forenoon, or so soon thereafter as the application can be heard for an Order changing the name of Robert Ralph Pizzari to Robert Ralph Burt and his wife, Maria Addolorata Pizzari to Maria Addolorata Burt and Laurie Ann Pizzari to Laurie Ann Burt, all of 648 Wilson Street, Sault Ste. Marie, Ontario.

AND TAKE NOTICE that in support of such an application will be read the affidavit of the Applicant, Robert Ralph Pizzari and such further and other material as required by the said *Change of Name Act*, and as may be deemed necessary by counsel for the Applicant herein.

Dated at Sault Ste. Marie this 25th day of April, 1973.

MESSRS. HOLDER & SARLO,
Barristers and Solicitors,
525 Wellington Street East,
Sault Ste. Marie, Ontario,
Solicitors for the Applicant.

(8977)

18

Miscellaneous Notices

TORONTO GRAND ORDER OF ISRAEL MUTUAL BENEFIT SOCIETY

TAKE NOTICE that, pursuant to *The Insurance Act* (Ontario), the Toronto Grand Order of Israel Mutual Benefit Society has made an application for License to undertake contracts of insurance within Ontario.

SEYMOUR ISEMAN,
Barrister and Solicitor,
2810 Victoria Park Ave.,
Suite 108,
Willowdale, Ontario,
Solicitor for the Applicant.

(8938)

17-18

CANADIAN NATIONAL RAILWAYS MERCHANDISE CLAIMS DEPARTMENT

NOTICE IS HEREBY GIVEN that all goods received prior to 31 January, 1973 and still remaining unclaimed in the offices of the Canadian National Railways, Great Lakes Region, at different points in the Province of Ontario, will be sold at public auction by Waddington, McLean Co. Ltd., 189 Queen St. East, Toronto, Ontario, at 1100 hours, 14 June, 1973, unless same shall be called for and all charges paid thereon.

T. H. PINCK,
Manager.

(8979)

18

THE BOUNDARIES ACT

(R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION

(B-351)

TAKE NOTICE that upon an Application made by Julian Beecroft, Erle E. Bond and Elsie W. Bond, John H. Gale and Gladys Gale, Frederick Gordon McIlwain and Muriel Mary McIlwain, and Maurice Maxwell Slichter, I did, as set out in my Order of the 25th day of April, 1973 pursuant to Section 11 of *The Boundaries Act*, confirm the true location on the ground of the boundaries of the lands described in Instruments 154933, 16954, 15171, 17427 and 75559, registered in the Registry Office for the Registry Division of Ontario County and being composed of part of Lots 1, 2 and 3, Hodgson's Plan and part of Lot 25, Concession 2, formerly in the Township of Whitby, now in the Town of Whitby, County of Ontario.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario and notice of such appeal must be served upon me within twenty days after the date of publication of this notice in the ONTARIO GAZETTE. I have directed that this notice be published in the ONTARIO GAZETTE on Saturday, the 5th day of May, 1973.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto M5H 2N4, Ontario, this 25th day of April, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(8962)

18

THE CORPORATION OF THE CITY OF TORONTO**THE BOUNDARIES ACT**

(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING

(B-395)

TAKE NOTICE that an Application has been made by the Corporation of the City of Toronto for the purpose of confirming the true location on the ground of the boundaries of Glen Road from South Drive to Elm Avenue in the City of Toronto, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that a draft plan of survey, with the aforesaid boundaries shown in heavy solid lines, made by the firm of W. S. Gibson and Sons Limited, Ontario Land Surveyors, signed by D. R. Barcham, Ontario Land Surveyor, and dated October 1, 1972, is deposited in the office of the Director, Legal Surveys Branch, New City Hall, Toronto, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plan is required to deliver to me by registered mail or by personal service on or before the 21st day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 29th day of May, 1973 at 2.30 o'clock in the afternoon to hear this Application in my Office, 15th Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto, Ontario, this 24th day of April, 1973.

DEAN L. RICHARDSON, Q.C.,
Deputy Director of Titles.

NOTE: This is not an expropriation of land; it is a survey to locate and confirm the true and original position of the common boundary between your property and the adjacent road.

Persons having any questions in connection with this Application may contact the Director, Legal Surveys Branch, 100 Queen Street West, Toronto, Ontario. Telephone 965-7548.

(8963)

18

THE CORPORATION OF THE BOROUGH OF NORTH YORK**THE BOUNDARIES ACT**

(R.S.O. 1970, Chapter 48)

NOTICE OF HEARING

(B-389 and B-375)

TAKE NOTICE that an Application has been made by the Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Cortleigh Boulevard from Bathurst Street to Alexandra Wood; Tretheway Drive from southerly limit of the Borough of North York to Jane Street; Bermondsey Road from Sunrise Avenue to Eglinton Avenue; Delo Road from Playfair Avenue to Joyce Parkway; Ruby Crescent from Hillhurst Boulevard to Cortleigh Boulevard; Ingram Drive from Keele Street to Sheffield Street; Sunrise Avenue from Bermondsey Road to O'Connor Drive; Codsell

Avenue from Wilson Heights Boulevard to Tillplain Road; Basswood Road from Santa Barbara Road to the southerly limit of Registered Plan 3163; Honiton Street from Codsell Avenue to Combe Avenue; Shelborne Avenue from Glenmount Avenue to Dalemount Avenue; Dalemount Avenue from Shelborne Avenue to Madoc Drive; Madoc Drive from Dalemount Avenue to Glenmount Avenue; Tillplain Road from Cocksfield Avenue to Searle Avenue; Gulliver Road from Keele Street to Comay Road; all in the Borough of North York, Municipality of Metropolitan Toronto.

NOTE: This is not an expropriation of lands; it is a survey to locate and confirm the true and original position of the common boundary between your property and the adjacent road.

Persons having any questions in connection with this Application may contact the Director, Legal Surveys Branch, 100 Queen Street West, Toronto, Telephone 965-7548.

(8964)

18

AND FURTHER TAKE NOTICE that thirteen draft plans of survey with the aforesaid boundaries shown in heavy solid lines, made by the firm of Edwards and Gunn Limited, Ontario Land Surveyors, six of which are dated September 8, 1972, and seven of which are dated January 8, 1973, January 15, 1973, January 22, 1973, November 27, 1972, November 13, 1972, January 2nd, 1973, December 8, 1972, respectively and signed by B. K. Edwards, Ontario Land Surveyor, are deposited in the office of the Director, Legal Surveys Branch, New City Hall, Toronto; in the office of the Surveyor, 5300 Yonge Street, Willowdale, Ontario; in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario; and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 21st day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 29th day of May, 1973, at 10.30 o'clock in the morning to hear this Application in my Office, 15th Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto, Ontario, this 24th day of April, 1973.

DEAN L. RICHARDSON, Q.C.,
Deputy Director of Titles.

ASSOCIATION OF ONTARIO LAND SURVEYORS

The following are the names of those who have been admitted to practice as Ontario Land Surveyors since the publication of the last list:

POTTAGE, John Elder	2 May, 1972
SKRANDA, Aivars	16 June, 1972
VAN HARTEN, Leonard	19 June, 1972
DANIELS, William Joseph	20 June, 1972
PARKER, Gary Lloyd	26 June, 1972
DELPH, Frank Boothby	30 June, 1972
WOODS, Russell Alfred	30 June, 1972
ROBERTSON, Ronald William	6 July, 1972
DOUGLAS, Robert George	11 July, 1972
DUDAREWICZ, Czeslaw	12 July, 1972
FORTH, Paul Frederick	24 July, 1972
STEL, Joseph	11 August, 1972
OSTAPIAK, Daniel	11 September, 1972
CAMERON, Andrew	6 November, 1972
CARBIS, Walter James	13 December, 1972
HWANG, James Shao-Ming	14 December, 1972
MORETON, Peter Geoffrey	19 December, 1972
RADY-PENTEK, Joseph	19 December, 1972
WEBSTER, William James	22 December, 1972
KELLY, Michael Norris	4 January, 1973
RASCH, Ronald Desmond	26 January, 1973
KIAR, Christian Rudolph	29 January, 1973
BUNKER, Thomas Alan	29 January, 1973

LAUNEN, Kari Juhani

30 January, 1973

TAGGART, Walter Ross

4 February, 1973

HANCOCK, Terrel Frederick

30 January, 1973

LAU, Kin-Man

4 April, 1973

(8978)

18

Treasurer's Sales of Lands for Taxes

Each year, municipal and county treasurers compile a list of properties against which taxes are outstanding for at least two successive years, which is a period sufficient to permit sale of the owner's assets to reimburse the municipality. These lists are submitted by the municipal representative to the Queen's Printer and Publisher for publication in THE ONTARIO GAZETTE.

The Gazette is published every Saturday. Tax sale lands are included only in the issue of the first Saturday of each month. Each property is described so that it may be properly identified. Also shown are the amount of tax arrears and costs, and the date, time and place where the sale will be held, which is usually in a public building in the locality. Sales are held three months or later following the date of publication in the Gazette and are subject to a reserve bid equal to the amount of tax arrears and costs.

The previous owner may by law redeem the property any time within one year and one day after the date of tax sale by paying to the municipality all arrears plus costs levied. Where redemption occurs, the municipality reimburses the purchaser of tax sale lands for the amount paid at the sale plus an additional amount to be determined in each case.

If the land is not redeemed in the manner described above, the purchaser at sale, receives from the municipality a tax deed or certificate which should be registered in the appropriate Land Titles or Registry Office. A purchaser should ascertain from either of these offices, information relating to any of the charges or liens against the land and consider the advisability of employing the services of a solicitor to determine the extent, if any, of his liability.

The foregoing applies to tax sale lands which were privately owned. In the event the land is the property of the Crown as represented by the Province of Ontario, only the improvements on the property, such as buildings, may be sold. In this case, an intending purchaser should for his own protection ascertain from the local office of the Department of Lands and Forests whether or not the land or any part can be purchased or leased from the Department. If it cannot, then the purchaser of the improvements would be required to remove them from the land.

In some cases, land advertised for sale in the Gazette may be bought by the municipality, or the owner, prior to sale, may pay the tax arrears and costs. Where this occurs, the land is removed from the tax sale lists.

CORPORATION OF THE TOWN OF LITTLE CURRENT

To Wit:

BY VIRTUE OF A WARRANT issued under the hand of the Mayor and the Seal of the Corporation of the Town of Little Current, bearing date the 4th day of April, 1973, and to me directed, commanding me to levy upon and sell the following lands in the Town of Little Current for arrears of taxes, due thereon with all lawful costs and charges in connection therewith, I hereby give notice that, unless the said arrears of taxes be sooner paid, I shall, pursuant to the provisions of *The Municipal Act*, at the Town Hall, Little Current, Ontario, on the 17th day of September, 1973, at the hour of 2.30 o'clock in the afternoon proceed to sell by public auction the said lands to discharge such arrears of taxes and lawful costs and charges in connection with such sale.

A. BOYNE HEISE,
Treasurer, Town of Little Current.

Name and Address of Owner and Description of Lands	Years in Arrears	Taxes	Treas. Comm.	Adv.	Total
Mordolpfn Lodge, S. Campbell St.—Lot 27..	1970-71-72	\$ 670.20	\$ 16.73	\$20.00	\$ 706.93
Wm. Taylor Sr., N. Wilson—E. ½ Lot 19..	1970-71-72	268.01	5.49	20.00	293.50
Brent Wilson, N. Campbell—W. ½ Lot 28..	1970-71-72	4,320.27	108.00	20.00	4,448.27

(8981)

18

THE CORPORATION OF THE TOWNSHIP OF TUCKERSMITH
COUNTY OF HURON

To WIT:

By VIRTUE OF A WARRANT issued by the Reeve under the Seal of the Corporation of the Township of Tuckersmith, to me directed, having date of April 3, 1973, commanding me to levy upon and sell the lands in the following list of arrears of taxes and costs due thereon, I hereby give notice that, unless such arrears of taxes and costs due thereon are sooner paid, I shall, pursuant to the provisions of *The Municipal Act*, proceed to sell by public auction the said lands, or as much thereof as may be necessary for the payment of the said taxes and costs, at the Huron Centennial School, Brucefield, Ontario, on Tuesday, the 4th day of September, 1973, at the hour of 9.00 o'clock in the evening (D.S.T.).

AND FURTHER TAKE NOTICE that the Corporation of the Township of Tuckersmith intends to purchase any of the lands offered for sale unless the full amount of all arrears and costs be realized from the sale thereof, at an adjourned Tax Sale to be held, if necessary, on the 2nd day of October, 1973, at the same place and the same hour as the original sale.

Dated at Tuckersmith, Ontario, this 5th day of April, 1973.

JAMES I. McINTOSH,
Treasurer, Township of Tuckersmith.

TOWNSHIP OF TUCKERSMITH

LIST OF LANDS LIABLE TO BE SOLD FOR ARREARS OF TAXES
IN THE YEAR 1973

Rel. No.	Name of Owner and Description of Lands	Taxes	Penalty	Costs	Total
1	Mr. Arnold Hill, Egmondville—Lot 25, Pt. Lot 26, Plan 16.	\$234.56	\$49.68	\$187.10	\$471.34
(8949)					18

MUNICIPALITY OF GERALDTON, DISTRICT OF THUNDER BAY

To WIT:

By VIRTUE OF A WARRANT issued by the Mayor under the seal of the Corporation of the Town of Geraldton to me directed, having date the 2nd day of April, 1973, commanding me to levy upon and sell the lands mentioned in the following list for arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes and costs are sooner paid I shall, pursuant to the provisions of *The Municipal Act*, proceed to sell by public auction the said lands, or as much thereof as may be necessary for the payment of the said taxes and costs, at the Council Chambers, Geraldton, on Wednesday, the 15th day of August, 1973, at the hour of 2.00 o'clock in the afternoon.

AND FURTHER TAKE NOTICE that if any of the said lands remain unsold an adjourned sale will be held on Wednesday, the 22nd day of August, 1973, at the same hour and place and at which the Municipality may reserve the rights to purchase any of the said lands.

Dated at Geraldton, Ontario, this 2nd day of April, 1973.

H. E. BERG,
Clerk-Treasurer.

Roll No.	Name and Address of Owner and Description of Lands	Years in Arrears	Taxes	Treas. Comm.	Advt. Costs	Total
5-181	Skinner, George (Mrs.), 1004-6 Main Street—Lot 359-360, Plan M-108	1970-71-72	\$546.26	\$13.66	\$70.16	\$630.08
6-097-01	Lewkoski, F., (Estate of) 134R John Street—N. portion of Lot 61, M-101.	1970-71-72	70.45	1.76	70.16	142.37
(8950)						18

Publications Under The Regulations Act

May 5th, 1973

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 220/73.

Crop Insurance Plan—Peas.

Made—March 9th, 1973.

Approved—April 11th, 1973.

Filed—April 16th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. Subsections 2 and 3 of section 8 of the Schedule to Regulation 148 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 171/71, are revoked.

2.—(1) Subparagraphs 2 and 3 of paragraph 4 of Form 1 of Regulation 148 of Revised Regulations of Ontario, 1970, as made by subsection 1 of section 6 of Ontario Regulation 171/71, are revoked.

(2) Paragraph 13 of the said Form 1, as remade by section 3 of Ontario Regulation 231/72, is revoked and the following substituted therefor:

EVALUATION OF LOSS

12a. For the purpose of determining loss and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 12b and 13.

STAGE 1

12b.—(1) Stage 1 commences with the completion of seeding the insured crop or any part thereof and ends when any insured acreage is seeded to an alternate crop.

(2) Where loss or damage occurs in Stage 1, the Commission upon application in writing by the insured person, may consent in writing to the use of the damaged acreage for an alternate crop and in such case, the amount of loss that shall be taken into account in the final adjustment of loss shall be calculated by multiplying 50 per cent of the value of the production for each acre of the insured crop by the number of damaged acres sown to an alternate crop.

(3) Where the damaged acreage is not used for an alternate crop after the Commission has con-

sented thereto, the amount of loss calculated under subparagraph 2 shall not be taken into account in the final adjustment of loss.

STAGE 2

13.—(1) Stage 2 applies to seeded acreage that has not been seeded to an alternate crop.

(2) The amount of loss that shall be taken into account in the final adjustment of loss is the amount by which the sum of,

- (a) an amount obtained by multiplying the amount of dollars per acre coverage by the number of insured acres;
- (b) an allowance for the cost of harvesting as set out in the grower-processor contract; and
- (c) any Stage 1 loss calculation,

exceeds the sum of,

- (d) the total gross income of the insured person from the insured crop as evidenced by the processor's statement of production;
- (e) the value as determined by the Commission of the potential production of acreage unharvested for reasons other than the insured perils; and
- (f) any loss sustained by reason of a peril other than the perils designated in the plan.

(3) Notwithstanding subparagraph 1, where all or any part of the insured acreage is by-passed due to an insured peril, the Commission, upon application therefor in writing by the insured person, may consent in writing to the release from the contract of insurance of the by-passed acreage and adjust the loss on such acreage without regard to the income from any remaining acreage.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

(5340)

18

THE CROP INSURANCE ACT (ONTARIO)

STAGE 2

O. Reg. 221/73.

Crop Insurance Plan—Sweet Corn.

Made—March 9th, 1973.

Approved—April 11th, 1973.

Filed—April 16th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

- 1.—(1) Paragraph 19 of Form 1 of Regulation 152 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 235/72, is revoked and the following substituted therefor:

EVALUATION OF LOSS

18*a*. For the purpose of determining the loss in production of sweet corn in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 18*b* and 18*c*.

STAGE 1

18*b*.—(1) Stage 1 comprises the period from the date on which planting of acreage to sweet corn is completed to and including the 30th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (*a*) the replanting of the damaged acreage, provided that the replanting is completed not later than the 30th day of June;
- (*b*) the use of the damaged acreage for an alternate crop; or
- (*c*) the abandonment or destruction of the insured crop on such damaged acreage.

(3) Where the damaged acreage is replanted to sweet corn in accordance with clause *a* of subparagraph 2, the contract of insurance shall continue to apply to such replanted acreage.

(4) Where the damaged acreage is used for an alternate crop in accordance with clause *b* of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss shall be calculated by multiplying 50 per cent of the guaranteed production for the damaged acreage by the established price per ton.

(5) Where the damaged acreage is not used for an alternate crop after the Commission has consented thereto, the amount of loss calculated under subparagraph 4 shall not be taken into account in the final adjustment of loss.

18*c*.—(1) Stage 2 commences on the 1st day of July in the crop year, and with respect to any part of the planted acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to the use of the damaged acreage for any other purpose or the abandonment or destruction of the insured crop on such damaged acreage.

(3) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production determined under paragraph 22 by the established price per ton.

19.—(1) Where harvesting has been completed the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total planted acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per ton.

(2) For the purpose of subparagraph 1, actual production shall include,

- (*a*) production delivered to and accepted by a processor;
- (*b*) production delivered to and rejected by a processor unless the rejection resulted from a cause of loss designated in paragraph 2;
- (*c*) production harvested but not delivered to a processor; and
- (*d*) potential production of wholly or partially unharvested acreage unless the failure to harvest resulted from a cause of loss designated in paragraph 2.

(3) Notwithstanding subparagraph 1, where all or any part of the insured acreage is by-passed due to an insured peril, the Commission, upon application therefor in writing by the insured person, may consent in writing to the release from the contract of insurance of the by-passed acreage and adjust the loss on such acreage without regard to the production of any remaining acreage.

(2) Paragraph 23 of the said Form 1 is amended by adding thereto the following subparagraph:

(5) The indemnity payable with respect to the total planted acreage in the final adjustment of loss shall be the sum of all Stage 1 and Stage 2 loss calculations applicable to such acreage, but where the actual production of any harvested acreage exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per ton.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

(5341)

18

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 222/73.

Crop Insurance Plan—Soybeans.

Made—March 9th, 1973.

Approved—April 11th, 1973.

Filed—April 16th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 20 of the Schedule to Regulation 150 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

FAILURE TO HARVEST

20. Where the harvesting of any seeded acreage is not completed on the 15th day of November, the insured person shall forthwith notify the Commission in writing. O. Reg. 222/73, s. 1.

- 2.—(1) Subparagraph 2 of paragraph 10 of Form 2 of Regulation 150 of Revised Regulations of Ontario, 1970, is revoked.

- (2) Subparagraph 3 of paragraph 10 of the said Form 2 is revoked and the following substituted therefor:

(3) Where the harvesting of any seeded acreage is not completed on the 15th day of November, the insured person shall forthwith notify the Commission in writing.

- (3) Subparagraph 3 of paragraph 15 of the said Form 2, as amended by subsection 4 of section 7 of Ontario Regulation 230/72, is revoked and the following substituted therefor:

(3) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under subparagraph 2 by the established price per bushel.

- (4) Paragraph 17 of the said Form 2 is amended by adding thereto the following subparagraph:

(2) Notwithstanding subparagraph 1, where a loss in Stage 2 is reduced by excess production in Stage 3, the value of such excess production shall be calculated on the basis of the established price in Stage 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

(5342)

18

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 223/73.

Crop Insurance Plan—White Beans.

Made—March 9th, 1973.

Approved—April 11th, 1973.

Filed—April 16th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 10 of the Schedule to Regulation 154 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 234/72, is revoked and the following substituted therefor:

10.—(1) For the purposes of this plan, the established price for white beans is,

- (a) where the range of coverage is 55 per cent to 65 per cent, 7 cents per pound; and

- (b) where the range of coverage is 70 per cent to 80 per cent,

(i) 3.5 cents per pound; or

(ii) 7 cents per pound.

(2) Notwithstanding subsection 1, the established price for white beans in Stage 2 is,

(a) where the range of coverage is 55 per cent to 65 per cent, 6 cents per pound; and

(b) where the range of coverage is 70 per cent to 80 per cent,

(i) 3 cents per pound, or

(ii) 6 cents per pound.

2. Section 11 of the Schedule to Regulation 154 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11.—(1) Subject to subsection 2, the range of coverage and established price selected by an applicant at the time a contract of insurance is made applies in each succeeding crop year during which the contract is in force.

(2) Where,

(a) the insured person applies therefor in writing on or before the 1st day of June in a crop year; and

(b) the Commission consents in writing,

any range of coverage or established price designated in sections 9 and 10 may be substituted for the range of coverage or established price substituted in lieu thereof under this section.

3. Section 12 of the Schedule to Regulation 154 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 234/72, is revoked and the following substituted therefor:

12. The maximum amount for which the Commission is liable under a contract of insurance is the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound prescribed in section 10.

4. Clause *b* of subsection 1 of section 13 of the Schedule to Regulation 154 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 234/72, is revoked and the following substituted therefor:

(b) for the 70 per cent to 80 per cent coverage range,

(i) \$3 per acre where the established price is 3.5 cents per pound, or

(ii) \$6 per acre where the established price is 7 cents per pound.

5. Section 20 of the Schedule to Regulation 154 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

FAILURE TO HARVEST

20. Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

6.—(1) Subparagraph 2 of paragraph 10 of Form 2 of Regulation 154 of Revised Regulations of Ontario, 1970 is revoked.

(2) Subparagraph 3 of paragraph 10 of the said Form 2 is revoked and the following substituted therefor:

(3) Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

(3) Subparagraph 3 of paragraph 15 of the said Form 2, as remade by subsection 3 of section 7 of Ontario Regulation 234/72, is revoked and the following substituted therefor:

(3) Where damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with clause *b* of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production for the damaged acreage and the potential production for the damaged acreage determined under clause *b* of subparagraph 2 by the established price per pound.

(4) Paragraph 17 of the said Form 2 is amended by adding thereto the following subparagraph:

(2) Notwithstanding subparagraph 1, where a loss in Stage 2 is reduced by excess production in Stage 3, the value of such excess production shall be calculated on the basis of the established price in Stage 2.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

(5343)

18

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 224/73.

Crop Insurance Plan—Tomatoes.

Made—March 9th, 1973.

Approved—April 11th, 1973.

Filed—April 16th, 1973.

REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)

1. Section 3 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

INTERPRETATION

3. In this plan,

- (a) "area" means an area designated in column 1 of Table 1;
- (b) "average farm yield" means the average of previous yields of the planted acreage computed by the Commission on the basis of acreage production records of the insured person or on such other basis as the Commission determines;
- (c) "experience ratio" means the ration determined by the Commission calculated by dividing the average production of the three lowest yielding years of the preceding six years by the average yield;
- (d) "processor" means a processor of tomatoes who is subject to the provisions of *The Farm Products Marketing Act* and the regulations made thereunder for marketing of tomatoes for processing;
- (e) "tomatoes" means tomatoes produced in Ontario,
 - (i) for processing under a contract between a grower and a processor, and
 - (ii) on acreage or for tonnage specified in such contract;
- (f) "ton" means 2,000 pounds.

2. Section 6 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 172/71, is revoked and the following substituted therefor:

CONTRACT OF INSURANCE

6. For the purpose of this plan, the entire contract of insurance for tomatoes shall be deemed to be comprised of,

- (a) the contract of insurance in Form 1;
- (b) the application for insurance in Form 2; and
- (c) an amendment to any document referred to in clause *a* or *b* agreed upon in writing.

3. Subsection 2 of section 8 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (2) Notwithstanding subsection 1, the contract does not insure against and no indemnity shall be paid in respect of any loss or damage which occurs prior to the insurance commencement date designated in column 2 of Table 1 in respect of the Area in which the insured acreage is situate.

4. Section 9 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

COVERAGE

- 9.—(1) The coverage provided in each crop year under a contract of insurance shall be the percentage of the average yield in tons of the insured person appearing opposite his experience ratio as determined by the Commission in the column for the premium rate selected by the insured person all according to Table 2.

- (2) The number of tons determined under subsection 1 constitutes the total guaranteed production under a contract of insurance.

- (3) Where in the opinion of the Commission, the insured person cannot provide adequate records for the preceding six years of production, the average yield and the experience ratio shall be determined by the Commission on such other basis as it may approve.

5. Section 10 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

10. The established price for tomatoes shall be,

- (a) \$10;
- (b) \$20; or
- (c) \$30,

per ton.

6. Section 11 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11. The maximum indemnity for which the Commission is liable under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per ton determined under section 10, but in no case shall the total guaranteed production exceed 80 per cent of the tonnage contracted for.

7. Section 12 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 228/72, is revoked and the following substituted therefor:

PREMIUMS

12.—(1) The premium payable by an insured person in the crop year shall be calculated by the Commission on the basis of,

- (a) the experience ratio of the insured person;
- (b) the average yield; and
- (c) the established price per ton determined under section 10.

(2) Notwithstanding any authorization by an insured person in his application for insurance,

the payment of the premium due in respect of the contract of insurance is the liability of the insured person and such premium shall be paid in any event not later than ten days after written demand for payment thereof by the Commission.

(3) The premium prescribed by subsections 1 and 2 includes payments in respect of premiums made by,

- (a) the Government of Canada under the *Crop Insurance Act* (Canada); and
- (b) the Government of Ontario under subsection 2 of section 7 of the Act.

(4) Premium discounts provided by Regulation 158 of Revised Regulations of Ontario, 1970 are not applicable to any premiums payable under this plan.

8. Section 13 of the Schedule to Regulation 153 of Revised Regulations of Ontario, 1970 is revoked.

9. The Table of Regulation 153 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 228/72, is revoked and the following substituted therefor:

TABLE 1

COLUMN 1	COLUMN 2
Area	Insurance Commencement Date
Western Area consisting of the counties of Essex, Kent and Lambton.....	Noon Eastern Standard Time May 1st
Central Area consisting of that part of Ontario lying west of that part of the King's Highway known as No. 11, except the counties of Essex, Kent and Lambton.....	Noon Eastern Standard Time May 8th
Eastern Area consisting of that part of Ontario lying east of that part of the King's Highway known as No. 11....	Noon Eastern Standard Time May 15th

10. Regulation 153 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Table:

TABLE 2

Experience Ratio	Premium Rate	3%	4%	5%	6%	7%	8%
Percentage Coverage							
84		80					
82			80				
80				80			
78					80		
76						80	
74 or less							80

Premium Rates are subject to a surcharge of \$4 per acre planted to cover replanting benefit.

O. Reg. 224/73, s. 10.

- 11.—(1) Clause *b* of paragraph 1 of Form 1 of Regulation 153 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) on acreage or for tonnage specified in such contract.

- (2) Paragraph 8 of the said Form 1 is revoked and the following substituted therefor:

INDEMNITY

8. The maximum indemnity payable for a loss in production of the insured crop for the crop year is the amount obtained by multiplying the total guaranteed production by the price per ton established in the plan, but in no case shall the total guaranteed production exceed 80 per cent of the tonnage contracted for.

- (3) Paragraph 10 of the said Form 1 is revoked.

- (4) Paragraph 13 of the said Form 1, as amended by subsection 1 of section 3 of Ontario Regulation 172/71, is revoked and the following substituted therefor:

VARIATION IN PLANTED ACREAGE

13.—(1) Where the acreage planted by the insured person in the crop year is not the same as the acreage stated in the application, the insured person shall, not later than the 10th day of August, notify the Commission in writing of the actual acreage planted.

(2) Where the actual planted acreage of the insured crop is less than the acreage stated in the application, the total guaranteed production and the maximum amount of indemnity shall be reduced proportionately.

(3) Where the actual planted acreage of the insured crop is more than the acreage stated in the application, unless the processor increases the contract acreage or tonnage accordingly, the total guaranteed production, the maximum amount of indemnity and the premium payable shall not be increased but the production from the total planted acreage shall be included in establishing the production of the insured person.

- (5) Clause *a* of subparagraph 2 of paragraph 16 of the said Form 1 is revoked and the following substituted therefor:

(a) one replanting of the damaged acreage and, in such case, the replanting shall be completed not later than the 10th day of June in the crop year or such other date as may be determined from time to time by the Commission; or

- (6) Paragraph 19 of the said Form 1, exclusive of the paragraphs, as remade by section 3 of Ontario Regulation 228/72, is revoked and the following substituted therefor:

EXTENDED COVERAGE

19. Where the insured person is unable to plant by reason of one or more of the insured perils,

the coverage provided and the maximum indemnity payable under the contract of insurance shall be increased by an additional \$50 per acre on the following terms and conditions:

12. Form 2 of Regulation 153 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 172/71 and section 4 of Ontario Regulation 228/72, is revoked and the following substituted therefor:

Form 2

The Crop Insurance Act (Ontario)
APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

The undersigned whose name and address appears below, hereby applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations, and in support of this application the following facts are stated:

1. The applicant is the owner-operator or tenant-operator of the farm or farms described in paragraph 4.
2. Crop Insurance Plan.....
3. Crop Year.....
4. Description of farm or farms and acreage grown to insured crop:

Farm Number	Lot	Concession	Township	County	Owner or Tenant

5. The applicant agrees to insure all acreage grown to the insured crop.
6. Coverage applied for as calculated by the Commission is:

Average Farm Yield	Guarantee (Tons)	Experience Ratio	Premium Rate	Price Options	Applicant's Cost Per Acre	Amount Of Insurance	Check Coverage Applied For

()
()
()

7. The applicant hereby authorizes the processor named below to deduct the required premium from moneys owing the applicant from harvested production.

() ()
Yes No
8. The applicant hereby agrees to pay to the Commission the premium in full upon demand.
9. A Grower's Contract for the crop year applied for is in effect with:

Dated at....., this.....day of....., 19...

.....
(signature of applicant)

The processor named above hereby undertakes to deduct the premium pursuant to paragraph 7 above and to thereupon remit such premium forthwith to The Crop Insurance Commission of Ontario.

.....
(signature of agent authorized by processor)

ASSIGNMENT OF INDEMNITY

Subject to any deduction in respect of premium, I hereby assign to the above mentioned processor all moneys payable by the Commission as a result of loss, up to an amount equal to my total indebtedness to the processor, which was incurred with my written approval for the growing of this crop, and authorize that all moneys payable by the Commission be paid jointly to the processor and myself. O. Reg. 224/73, s. 12.

.....
(signature of applicant)

.....
(witness)

O. Reg. 224/73, s. 12.

13. Form 3 of Regulation 153 of Revised Regulations of Ontario, 1970 is revoked.

14. Form 4 of Regulation 153 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 172/71, is revoked.

THE CROP INSURANCE COMMISSION
OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 9th day of March, 1973.

(5344)

18

THE HIGHWAY TRAFFIC ACT

O. Reg. 225/73.

Construction Zones.

Made—April 16th, 1973.

Filed—April 17th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

42. That part of the King's Highway known as No. 2 in the Township of Haldimand in the County of Northumberland lying between a point situate 0.25 mile measured easterly from its intersection with the road allowance between lots 16 and 17 in Concession A and a point situate 1000 feet measured easterly from its intersection with the road allowance between lots 8 and 9 in the said Concession A. (Contract No. 72-190).

43. That part of the King's Highway known as No. 2 in the County of Northumberland lying between a point situate at its intersection with the line between lots 34 and 35 in Concession A in the Township of Hamilton and a point situate at its intersection with the westerly limit of the Town of Cobourg.

44. That part of the King's Highway known as No. 2 in the County of Kent commencing at a point situate at its intersection with the easterly limit of the City of Chatham and extending easterly therealong for a distance of 4.8 miles more or less. (W.P. 850-67-01).

45. That part of the King's Highway known as No. 2 in the Township of Darlington in the County of Durham commencing at a point situate at its intersection with the line between lots 16 and 17 in Concession 1 and extending westerly therealong for a distance of 0.5 mile more or less. (Contract No. 72-82) (D-7).

2. Paragraph 42 of Schedule 2 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 56/73, is revoked.

3. Schedule 15 to Regulation 411 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 510/71, is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 7 in the County of Victoria lying between a point situate at its intersection with the King's Highway known as No. 7 in the Township of Mariposa and a point situate at its intersection with the southerly limit of the Village of Woodville. (W.P. 846-67-01).

4. Schedule 17 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 3. That part of the King's Highway known as No. 53 lying between a point situate at its intersection with the King's Highway known as No. 24 in the Township of Brantford in the County of Brant and a point situate at its intersection with the King's Highway known as No. 2 in the townships of East Oxford and Blandford in the County of Oxford. (D-4).
 4. That part of the King's Highway known as No. 53 in the County of Wentworth lying between a point situate at its intersection with the westerly limit of the City of Hamilton and a point situate at its intersection with the King's Highway known as No. 2 in the Township of Ancaster. (D-4).
 5. Schedule 24 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 29. That part of the King's Highway known as No. 401 in the County of Essex lying between a point situate at its intersection with the roadway known as County Road No. 11 in the Township of Rochester and a point situate at its intersection with the King's Highway known as No. 3B in the Township of Sandwich South. (W.P. 630-69-02 and 03).
 30. That part of the King's Highway known as No. 401 in the Township of Puslinch in the County of Wellington lying between a point situate at its intersection with the road allowance between Lot 24 in Concession 7 and Lot 26 in Concession 2 and a point situate at its intersection with the line between lots 18 and 19 in Concession 2. (W.P. 118-68-01) (D-3).
 6. Schedule 28 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 4. That part of the King's Highway known as No. 45 in the County of Northumberland lying between a point situate at its intersection with the line between lots 30 and 31 in Concession 5 in the Township of Haldimand and a point situate at its intersection with the road allowance between the townships of Haldimand and Alnwick. (Contract No. 72-194).
 7. Schedule 39 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 13. That part of the King's Highway known as No. 3 in the County of Kent commencing at a point situate at its intersection with the easterly limit of the Town of Blenheim and extending easterly therealong for a distance of 10.0 miles more or less. (W.P. 844-67-01).
 8. Schedule 40 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 15. That part of the King's Highway known as No. 4 in the Township of Stephen in the County of Huron lying between a point situate at its intersection with the line between lots 14 and 15 in Concession 1 and a point situate at its intersection with the line between lots 16 and 17 in the said Concession 1. (W.P. 824-71-01) (D-3).
 9. Schedule 42 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:
 40. That part of the King's Highway known as No. 7 in the County of Victoria commencing at a point situate 0.75 mile measured westerly from its intersection with the King's Highway known as No. 46 in the Township of Mariposa and extending easterly therealong for a distance of 1.25 miles more or less. (W.P. 846-67-01).
 10. Schedule 43 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 6. That part of the King's Highway known as No. 8 in the County of Huron lying between a point situate at its intersection with the westerly limit of the Town of Seaforth and a point situate at its intersection with the easterly limit of the Town of Clinton. (W.P. 807-69-01) (D-3).
 7. That part of the King's Highway known as No. 8 lying between a point situate 1000 feet measured easterly from its intersection with the westerly limit of the Town of Dundas in the County of Wentworth and a point situate at its intersection with the King's Highway known as No. 97 in the City of Cambridge in The Regional Municipality of Kitchener-Waterloo. (D-4).
 8. That part of the King's Highway known as No. 8 in the County of Huron lying between a point situate at its intersection with the westerly limit of the Town of Clinton and a point situate at its intersection with the westerly limit of the Town of Goderich. (W.P. 814-66-00) (D-3).
 11. Schedule 44 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:
 70. That part of the King's Highway known as No. 11 in the Township of Nipigon in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending easterly therealong for a distance of 5000 feet more or less. (W.P. 918-65-01) (D-19).
 71. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay

lying between a point situate 3000 feet measured westerly from its intersection with the roadway known as MacDiarmid Road in Unsurveyed Territory and a point situate at its intersection with the line between Unsurveyed Territory and the Township of Kilkenny. (W.P. 508-64-00) (D-19).

72. That part of the King's Highway known as No. 11 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the Canadian National Railways' right-of-way in the Township of Summers and a point situate at its intersection with the Canadian National Railways' right-of-way in the Township of Leduc. (W.P. 16-71-01) (D-19).

12. Schedule 47 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

78. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 102 in Dawson Road Lots and a point situate at its intersection with the King's Highway known as No. 7071 in the Township of Golding. (D-19).

13. Schedule 48 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

8. That part of the King's Highway known as No. 21 in the County of Lambton lying between a point situate 2700 feet measured northerly from its intersection with the King's Highway known as No. 7 in the townships of Plympton and Warwick and extending northerly therealong for a distance of 3700 feet more or less.

9. That part of the King's Highway known as No. 21 in the County of Kent lying between a point situate 1000 feet measured southerly from its intersection with the southerly limit of the Village of Thamesville and a point situate at its intersection with the line between lots 14 and 15 in Concession 1 in the Township of Howard.

14. Schedule 72 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 130 in the Township of Paiponge in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 17 and a point situate at its intersection with the King's Highway known as No. 61. (D-19).

15. Schedule 96 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 25 in the County of Halton lying between a

point situate 1000 feet measured northerly from its intersection with the King's Highway known as No. 5 in the Town of Oakville and a point situate at its intersection with the southerly limit of the Town of Milton. (D-4).

16. Schedule 100 to Regulation 411 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 100

HIGHWAY NO. 18A

1. That part of the King's Highway known as No. 18A in the County of Essex commencing at a point situate at its intersection with the westerly limit of the Town of Kingsville and extending westerly therealong for a distance of 19.4 miles more or less. O. Reg. 225/73, s. 16.

17. Schedule 109 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

7. That part of the King's Highway known as No. 89 in the Township of Minto in the County of Wellington lying between a point situate at its intersection with the King's Highway known as No. 23 and a point situate at its intersection with the King's Highway known as No. 87.

18. Schedule 112 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

10. That part of the King's Highway known as No. 9 lying between a point situate at its intersection with the easterly limit of the Village of Arthur in the County of Wellington and a point situate at its intersection with the King's Highway known as No. 104 in the Township of East Luther in the County of Dufferin. (W.P. 806-69-01) (D-3).

19. Schedule 130 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 61 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 130 in the Township of Paiponge and a point situate at its intersection with the line between the Territorial District of Thunder Bay and the State of Minnesota.

20. Schedule 138 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 584 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 11 in the Township of Ashmore and a point situate 5.0 miles

measured northerly from its intersection with the King's Highway known as No. 643 in the Township of Nakina. (D-19).

21. Schedule 139 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 588 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 17 in the Township of Paipoonge and a point situate at its intersection with the roadway known as Round Lake Road in the Township of Hardwick. (D-19).

22. Schedule 140 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 599 lying between a point situate 14.0 miles measured northerly from its intersection with the Canadian National Railways' right-of-way in the Township of McCubbin in the Territorial District of Thunder Bay and a point situate 14.0 miles measured southerly from its intersection with the King's Highway known as No. 646 in Unsurveyed Territory in the Territorial District of Kenora. (D-19).

23. Schedule 146 to Regulation 411 of Revised Regulations of Ontario, 1970 as remade by section 9 of Ontario Regulation 329/71, is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 40 in the County of Lambton commencing at a point situate at its intersection with the easterly limit of the City of Sarnia and extending easterly therealong for a distance of 2500 feet more or less.

24. Schedule 148 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 80 in the County of Lambton commencing at a point situate 400 feet measured easterly from its intersection with the road allowance between lots 24 and 25 in Concession 5 in the Township of Moore and extending westerly therealong for a distance of 1700 feet more or less.

25. Schedule 164 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 589 in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 591 in the Township of Gorham and extending northerly therealong for a distance of 11.0 miles more or less. (D-19).

26. Schedule 165 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 590 in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 588 in the Township of Lybster and extending northerly therealong for a distance of 2.0 miles more or less. (D-19).

27. Schedule 166 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 18 in the Township of Anderdon in the County of Essex lying between a point situate at its intersection with the line between lots 27 and 28 in Concession 1 and a point situate at its intersection with the line between lots 28 and 29 in the said Concession 1. (W.P. 5-60-01).

28. Schedule 192 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 28 of Ontario Regulation 40/71, is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 595 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 590 in the Township of O'Connor and a point situate 1500 feet measured southerly from its intersection with the King's Highway known as No. 608 in the Township of Gillies. (D-19).

29. Schedule 197 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 32 of Ontario Regulation 151/71, is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as Teritiary Road No. 800 in the Territorial District of Thunder Bay commencing at a point situate 28.0 miles measured northerly from its intersection with the King's Highway known as No. 11 and 17 (Thunder Bay Expressway) in the Township of MacGregor and extending northerly therealong for a distance of 30.0 miles more or less. (D-19).

30. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 223

HIGHWAY NO. 83

1. That part of the King's Highway known as No. 83 in the County of Huron lying between a point situate at its intersection with the westerly limit of the Town of Exeter and a point situate

at its intersection with the King's Highway known as No. 21 in the townships of Stephen and Hay. (W.P. 824-71-01) (D-3).

2. That part of the King's Highway known as No. 83 lying between a point situate at its intersection with the King's Highway known as No. 23 in the Township of Fullarton in the County of Perth and a point situate at its intersection with the easterly limit of the Town of Exeter in the Township of Usborne in the County of Huron. (W.P. 805-69-01) (D-3). O. Reg. 225/73, s. 30, *part*.

Schedule 224

HIGHWAY NO. 104

1. That part of the King's Highway known as No. 104 in the Township of East Luther in the County of Dufferin lying between a point situate at its intersection with the King's Highway known as No. 9 and a point situate at its intersection with the road allowance between concessions 2 and 3. O. Reg. 225/73, s. 30, *part*.

Schedule 225

HIGHWAY NO. 582

1. That part of the King's Highway known as No. 582 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the King's Highway known as No. 17 in the Township of Stirling and a point situate at its intersection with the King's Highway known as No. 17 in the Township of Lyon. (D-19). O. Reg. 225/73, s. 30, *part*.

Schedule 226

HIGHWAY NO. 587

1. That part of the King's Highway known as No. 587 in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 17 in the Township of MacTavish and extending southerly therealong for a distance of 5.0 miles more or less. (D-19). O. Reg. 225/73, s. 30, *part*.

Schedule 227

HIGHWAY NO. 593

1. That part of the King's Highway known as No. 593 in Stuart Location in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 61 and extending westerly therealong for a distance of 6.0 miles more or less. (D-19). O. Reg. 225/73, s. 30, *part*.

Schedule 228

HIGHWAY NO. 643

1. That part of the King's Highway known as No. 643 in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the King's Highway known as No. 584 in the Township of Exton and extending northerly therealong for a distance of 12.0 miles more or less. (D-19). O. Reg. 225/73, s. 30, *part*.

Schedule 229

HIGHWAY NO. 7069

1. That part of the King's Highway known as No. 7069 in the Territorial District of Thunder Bay lying between a point situate at its intersection with the easterly junction of the King's Highway known as No. 11 and 17 in Dawson Road Lots and a point situate at its intersection with the westerly junction of the King's Highway known as No. 11 and 17 in the said Dawson Road Lots. O. Reg. 225/73, s. 30, *part*.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 16th day of April, 1973.

(5345)

18

THE HIGHWAY TRAFFIC ACT

O. Reg. 226/73.

Equipment.

Made—April 16th, 1973.

Filed—April 17th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Section 7 of Regulation 416 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following clause:

(f) a commercial motor vehicle to which is attached temporarily or permanently, a structure designed, used and maintained as a mobile dwelling unit commonly known as a camper.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 16th day of April, 1973.

(5346)

18

THE HIGHWAY TRAFFIC ACT**O. Reg. 227/73.**

Construction Zones.

Made—April 16th, 1973.

Filed—April 17th, 1973.

**REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT**

1. Paragraph 42 of Schedule 2 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 56/73, is revoked.

2. Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

46. That part of the King's Highway known as No. 2 in the Township of Darlington in the County of Durham commencing at a point situate at its intersection with the line between lots 16 and 17 in Concession 1 and extending westerly therealong for a distance of 0.5 mile more or less. (Contract No. 72-82) (D-7).

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 16th day of April, 1973.

(5347)

18

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT****O. Reg. 228/73.**

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Peel.

Made—April 16th, 1973.

Filed—April 17th, 1973.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of
The County Courts Act; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Peel.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Peel, shall be held, commencing on Monday, the 30th day of April, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Peel and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 228/73, Order.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 16th day of April, 1973.

(5348)

18

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT****O. Reg. 229/73.**

Sittings of the General Sessions of the Peace and sittings of the County Court for the County of Kent.

Made—April 16th, 1973.

Filed—April 17th, 1973.

**THE GENERAL SESSIONS ACT
THE COUNTY COURTS ACT**

IN THE MATTER OF *The General Sessions Act*, and of
The County Courts Act; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Kent.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Kent, shall be held commencing on Monday, the 7th day of May, 1973, instead of the 14th day of May, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Kent, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 229/73, Order.

C. E. BENNETT
*Chief Judge of the County
 and District Courts of the Counties
 and Districts of Ontario*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 16th day of April, 1973.

(5349) 18

THE PENSION BENEFITS ACT

O. Reg. 230/73.

General.

Made—April 11th, 1973.

Filed—April 18th, 1973.

REGULATION MADE UNDER THE PENSION BENEFITS ACT

1. Section 8 of Regulation 654 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 169/73, is revoked and the following substituted therefor:

8. Upon application for registration of a pension plan pursuant to subsection 1 and subsection 2 of section 18 of the Act, or upon the filing of an annual information return pursuant to subsection 4 of section 18 of the Act, a fee of one dollar shall be paid in respect of each member of the pension plan in Ontario and in respect of each member of the pension plan in a designated province reported to be on the payroll of the employer, but the total fee payable shall be not less than five dollars and not more than two hundred dollars. O. Reg. 230/73, s. 1.

(5350) 18

THE MINISTRY OF EDUCATION ACT

O. Reg. 231/73.

Supervisory Officer's Certificate.

Made—March 28th, 1973.

Approved—April 11th, 1973.

Filed—April 17th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

- 1.—(1) Section 1 of Ontario Regulation 517/71 is renumbered as 1a.

- (2) Subsection 2 of the said section 1a, exclusive of the clauses, is revoked and the following substituted therefor:

- (2) A person who, prior to the 1st day of July, 1974,

is deemed to hold a Supervisory Officer's Certificate. O. Reg. 231/73, s. 1 (2).

2. Ontario Regulation 517/71 is amended by adding thereto the following section:

1. In this Regulation, "Principal's Certificate" means a permanent principal's certificate. O. Reg. 231/73, s. 2.

3. Subsection 1 of section 2 of Ontario Regulation 517/71 is revoked and the following substituted therefor:

- (1) A candidate for a Supervisory Officer's Certificate shall make application to the Deputy Minister before the first day of December to take in the year next following the written and oral examinations prescribed by the Minister. O. Reg. 231/73, s. 3.

4. Section 3 of Ontario Regulation 517/71 is revoked.

J. McNIE
Minister of Education

Dated at Toronto, this 28th day of March, 1973.

(5351) 18

THE SEPARATE SCHOOLS ACT

O. Reg. 232/73.

County Combined Separate School Zones.

Made—April 11th, 1973.

Filed—April 18th, 1973.

REGULATION MADE UNDER THE SEPARATE SCHOOLS ACT

1. Paragraph 8 of section 1 of Regulation 797 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

8. The County of Middlesex, designated as "London and Middlesex".

(5352) 18

THE SEPARATE SCHOOLS ACT**O. Reg. 233/73.**

District Combined Separate School Zones.

Made—April 11th, 1973.

Filed—April 18th, 1973.

**REGULATION MADE UNDER
THE SEPARATE SCHOOLS ACT**

1. Paragraph 1 of Schedule 16 to Regulation 798 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. In the Territorial District of Cochrane, being,
 - i. the towns of Kapuskasing and Smooth Rock Falls,
 - ii. the townships of Fauquier and Kendrey,
 - iii. the Township of Owens, Williamson and Idington,
 - iv. the Township of Shackleton and Machin,
 - v. the geographic townships of Haggart, McCrea, Nansen, and O'Brien, and
 - vi. the portions of the geographic townships of Idington and Owens not included in the Township of Owens, Williamson and Idington.

(5353)

18

**THE SECONDARY SCHOOLS AND
BOARDS OF EDUCATION ACT****O. Reg. 234/73.**Designation of School Divisions in
Territorial Districts.

Made—April 11th, 1973.

Filed—April 18th, 1973.

**REGULATION MADE UNDER
THE SECONDARY SCHOOLS AND
BOARDS OF EDUCATION ACT**

1. Paragraph 1 of Schedule 8 to Regulation 793 of Revised Regulations of Ontario, 1970, as amended by section 3 of Ontario Regulation 431/72, is revoked and the following substituted therefor:

1. In the Territorial District of Cochrane, being,
 - i. The Township of Owens, Williamson and Idington,
 - ii. the Township School Area of Fauquier,
 - iii. the Township School Area of Kapuskasing,

- iv. the Township School Area of Kendrey,
- v. the Township School Area of Shackleton and Machin,
- vi. the portion of the Township School Area of Williamson and Owens not included in the Township of Owens, Williamson and Idington,
- vii. School Section No. 1 in the geographic townships of McCrea and McCowan,
- viii. School Section No. 2 in the geographic township of McCrea,
- ix. School Section No. 2 in the geographic township of O'Brien,
- x. School Section No. 5 in the geographic township of O'Brien, and
- xi. the portion of the geographic townships of McCowan and McCrea that on the 31st day of December, 1968 were part of the Township School Area of Eilber, Barber, McCowan and McCrea.

(5354)

18

THE PLANNING ACT**O. Reg. 235/73.**Restricted Areas—Regional Municipality of
York, Town of Whitchurch-Stouffville.

Made—April 16th, 1973.

Filed—April 18th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Paragraph 6 of section 2 of Ontario Regulation 101/72, as remade by section 1 of Ontario Regulation 101/73, is revoked and the following substituted therefor:

6. Lots 32 and 33 in the Township of Markham as they existed on the 31st day of December, 1970, and lots 3 to 35, both inclusive, Concession IX, saving and excepting the westerly 750 feet of lots 9 to 11, both inclusive, and saving and excepting the easterly 840 feet of Lot 11, and saving and excepting the west half of Lot 13, and saving and excepting the west half of lots 16 to 19, both inclusive.

G. M. FARROW

Director,

Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs

Dated at Toronto, this 16th day of April, 1973.

(5371)

18

THE PLANNING ACT

O. Reg. 236/73.

Restricted Areas—County of Ontario, Township of Uxbridge.

Made—April 16th, 1973.

Filed—April 18th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Ontario Regulation 103/72 is amended by adding thereto the following section:

16. Notwithstanding any other provisions of this Order, the lands described in Schedule 2 may be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in 6a and the following requirements are met:

AREA REQUIREMENTS FOR THE MAIN BUILDING

Minimum front yard	85 feet
Minimum rear yard	50 feet
Minimum side yard	50 feet
Maximum height	30 feet
Maximum lot coverage	not more than 10 per cent
Minimum ground floor area	one storey—1200 square feet one and one-half storeys or more—800 square feet

O. Reg. 236/73, s. 1.

2. Ontario Regulation 103/72 is amended by adding thereto the following Schedule:

Schedule 2

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Uxbridge in the County of Ontario, and being composed of that part of the east half of Lot 1 in Concession IV, east of the Brock Road in the said Township, and being more particularly described as follows:

Bearings are related to the north 19° 49' 20" east of part of Part 9 as shown on Highway Plan 889;

Beginning at a point in the easterly limit of said Lot 1, distant 366.45 feet southerly thereon from the northeast angle of Lot 1;

Thence south 71° 20' 50" west along a fence 631.38 feet to the easterly limit of the Brock Road as widened by Highway Plan number 889;

Thence south 16° 57' 40" west along said easterly limit 154.11 feet;

Thence south 19° 49' 20" west and continuing along said easterly limit 421.80 feet;

Thence north 72° 51' 40" east along a fence 245.13 feet to an angle therein;

Thence north 72° 29' 10" east and continuing along said fence 453.14 feet to an angle therein;

Thence north 72° 18' 50" east and continuing along said fence 273.51 feet more or less to the easterly limited of said Lot 1;

Thence northerly along said easterly limit 475.75 feet to the point of beginning and containing an area of 8.59 acres. O. Reg. 236/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 16th, day of April, 1973.

(5372)

18

THE PLANNING ACT

O. Reg. 237/73.

Restricted Areas—County of Ontario, Township of Scott.

Made—April 16th, 1973.

Filed—April 18th, 1973.

ORDER MADE UNDER
THE PLANNING ACT

1. Section 16 of Ontario Regulation 105/72, as made by section 1 of Ontario Regulation 99/73, is revoked and the following substituted therefor:

16. Notwithstanding any other provisions of this Order, the parcels of land described in schedules 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17 and 18 may each be used for the erection of one single-family dwelling and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|---|---|
| 1. Minimum front yard | 35 feet |
| Minimum side yard | 8 feet on each of the two sides |
| Minimum rear yard | 25 feet |
| Minimum ground floor area for dwellings | one storey—1100 square feet
one and one-half storeys or more—900 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the main building.
3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet. O. Reg. 237/73, s. 1.

2. Ontario Regulation 105/72 is amended by adding thereto the following section:

19. Notwithstanding any other provisions of this Order, the parcel of land described in Schedule 19 may be used for the erection of one single-family dwelling and attached store and buildings and structures accessory thereto provided that the requirements in section 7 and the following requirements are met:

REQUIREMENTS FOR MAIN BUILDING

- | | |
|---|---|
| 1. Minimum front yard | 35 feet |
| Minimum side yard | 8 feet on each of the two sides |
| Minimum rear yard | 25 feet |
| Minimum ground floor area for dwellings | one storey—1100 square feet
one and one-half storeys or more—900 square feet |

REQUIREMENTS FOR ACCESSORY BUILDINGS AND STRUCTURES

2. No accessory building or structure shall be located closer to the front lot line than the main building.

3. No accessory building or structure shall be less than three feet from any side or rear lot line.
4. Except for a private garage, the total lot coverage of an accessory building or structure shall not exceed 5 per cent.
5. No accessory building shall exceed a height of twelve feet.

SIGNS

6. No building is to be used for the erection or display of any sign or advertising device except in accordance with the building by-law of the Township of Scott.
7. No outdoor signs shall be permitted unless the content of the sign is directly related to the use of the land on which it is erected.

PARKING

8. A parking area for automobiles shall be provided in the ratio of 5 square feet of parking space for each square foot of ground floor area covered by the store, each space to measure at least ten feet wide and twenty feet long, and the area shall be constructed and maintained with a stable surface that will prevent the formation of dust and loose particles. O. Reg. 237/73, s. 2.

3. Ontario Regulation 105/72 is amended by adding thereto the following schedules:

Schedule 18

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of that part of Lot 25 in Concession II of the said Township, more particularly described as follows:

Beginning at a point in the west limit of said Lot 25 measured 100 feet northerly along said west limit from the southwest limit from the southwest angle;

Thence easterly parallel to the south limit of said Lot 25, 400 feet;

Thence north parallel to the west limit of said Lot 25, 400 feet;

Thence west parallel to the south limit of said Lot 25, 400 feet to a point in the west limit of said Lot 25;

Thence south along the west limit of said Lot 25, 400 feet to the point of beginning. O. Reg. 237/73, s. 3, *part*.

Schedule 19

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Scott in the County of Ontario, and being composed of that part of Lot 35 in Concession VII of the said Township, more particularly described as follows:

Beginning at a point in the west limit of said Lot 35, 198 feet measured southerly along the west limit thereof from the northwest angle of said Lot 35;

Thence continuing southerly along the said western limit 99 feet;

Thence easterly parallel to the north limit of said Lot 35, 220 feet;

Thence northerly parallel to the west limit of said Lot 35, 99 feet;

Thence westerly parallel to the north limit of said Lot 35, 220 feet more or less to the point of beginning, the said parcel containing by admeasurement one-half of an acre and being the lands and premises described in Registered Instrument No. 10096. O. Reg. 237/73, s. 3, *part*.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 16th day of April, 1973.

(5373)

18

THE FARM PRODUCTS MARKETING ACT**O. Reg. 238/73.**

Started Pullets—Plan.

Made—April 18th, 1973.

Filed—April 18th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT****STARTED PULLETS—PLAN**

1. The plan in the Schedule is established for the control and regulation of the marketing within Ontario of started pullets. O. Reg. 238/73, s. 1.

2. The local board named in the Schedule is given the powers set out in clauses *a, b, d, e, f, g, i, j, k, l, m, n, o,* and *t* of subsection 1 of section 24 and in sections 60 and 305 of *The Corporations Act* that are vested in a co-operative corporation that is under Part V of that Act. O. Reg. 238/73, s. 2.

3. The members of the local board shall be deemed to be the shareholders and directors thereof in the exercise of any of the powers mentioned in section 2. O. Reg. 238/73, s. 3.

Schedule**THE FARM PRODUCTS MARKETING ACT****PLAN**

1. This plan may be cited as "The Ontario Started Pullet Producers' Marketing Plan".

2. In this plan,

(a) "Minister" means the Minister of Agriculture and Food;

(b) "producer" means a person engaged in the production of started pullets;

(c) "started pullets" means immature female chickens marketed for the purpose of being used for the production of eggs.

3. This plan applies to the control and regulation in any or all respects of the marketing within Ontario of started pullets including the prohibition of such marketing in whole or in part.

4. There is hereby established a local board to be known as "The Ontario Started Pullet Producers' Marketing Board".

5. The local board shall be composed of not more than ten producer-members who shall hold office until their successors are appointed.

6. The Minister may appoint the members of the local board, may appoint one of the members to be the chairman of the local board and one of the members to be vice-chairman and may revoke any appointments made under this section. O. Reg. 238/73, Sched.

(5374)

18

THE FARM PRODUCTS MARKETING ACT**O. Reg. 239/73.**

Eggs—Plan.

Made—April 18th, 1973.

Filed—April 18th, 1973.

**REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT**

1. Section 1 of Ontario Regulation 593/72 is revoked and the following substituted therefor:

1. The plan in the Schedule is established for the control and regulation of the marketing within Ontario of eggs and hatching eggs. O. Reg. 239/73, s. 1.

2.—(1) Clause *d* of section 2 of the Schedule to Ontario Regulation 593/72 is revoked and the following substituted therefor:

(*d*) "producer" means a person engaged in the production of eggs or hatching eggs.

(2) Clause *e* of the said section 2 is revoked.

3. Section 3 of the Schedule to Ontario Regulation 593/72 is revoked and the following substituted therefor:

3. This plan applies to the control and regulation in any or all respects of the marketing within Ontario of eggs and hatching eggs including the prohibition of such marketing in whole or in part.

(5375) 18

THE HOMES FOR SPECIAL CARE ACT

O. Reg. 240/73.

General.

Made—April 18th, 1973.

Filed—April 19th, 1973.

REGULATION MADE UNDER THE HOMES FOR SPECIAL CARE ACT

1. Subsection 1 of section 41 of Regulation 438 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 188/73, is revoked and the following substituted therefor:

(1) Where a resident in an approved home, a licensed nursing home or licensed residential home is unable to pay for his care and maintenance, the Minister may pay to the Board of an approved home or the licensee of a licensed nursing or residential home,

(*a*) where the resident qualifies on medical grounds for and receives extended care in an extended care unit,

(i) on or before the end of the month in which the resident attains the age of sixteen years, and

(ii) on or after the 1st day of April, 1973,

for each day that the resident receives such care, the amount of \$13.50;

(*b*) where the resident qualifies on medical grounds for and receives extended care in an extended care unit after the end of the month in which the resident attains the age of sixteen years,

(i) for each day on or after the 1st day of April, 1973 that the resident receives such care, the amount of \$13, and

(ii) for each day on or after the 1st day of May, 1973 that the resident receives such care, the amount of \$13.50;

(*c*) for each day,

(i) on and after the 1st day of April, 1973 that the resident receives intermediate nursing care, the amount of \$11, and

(ii) for each day on and after the 1st day of May, 1973 that the resident receives intermediate nursing care, the amount of \$11.75; or

(*d*) where the resident does not require nursing care, the amount of \$6. O. Reg. 240/73, s. 1.

(5376) 18

THE HEALTH INSURANCE ACT, 1972

O. Reg. 241/73.

General.

Made—April 18th, 1973.

Filed—April 19th, 1973.

REGULATION MADE UNDER THE HEALTH INSURANCE ACT, 1972

1. Section 41 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

41.—(1) In this section,

(*a*) "device" means a catheter, colostomy or ileostomy set;

(*b*) "drug" includes any substance or mixture of substances manufactured, sold or represented for use in,

(i) the diagnosis, treatment, mitigation or prevention of a disease, disorder, abnormal physical state or the symptoms thereof in man, or

(ii) restoring, correcting or modifying organic functions in man,

but does not include a proprietary or patent medicine within the meaning of the *Proprietary or Patent Medicine Act* (Canada);

(c) "extended care unit" means an extended care unit in a nursing home that is operated or maintained under the authority of a licence issued under *The Nursing Homes Act, 1972*;

(d) "extended care services" means,

- (i) standard ward accommodation, meals including special and therapeutic diets, and laundry, including machine washing and drying of personal clothing,
- (ii) skilled nursing and personal care given by or under the supervision of a registered nurse or registered nursing assistant under the direction of a physician,
- (iii) the provision of routine medical supplies, including wheelchairs and geriatric chairs,
- (iv) the provision of personal hygiene supplies,
- (v) the provision of personal grooming supplies and services,

in an extended care unit.

(2) Except in the case of extended care services that are received by a person who receives benefits under *The General Welfare Assistance Act* or *The Family Benefits Act*, extended care services are prescribed as insured services.

(3) Drugs that are ordered by a physician or dentist and devices that are ordered by a physician and that are provided to a person who is receiving extended care services are prescribed as insured services.

(4) It is a condition of payment for insured services pursuant to this section that,

- (a) except in the case of a person who receives benefits under *The General Welfare Assistance Act* or *The Family Benefits Act* while receiving the insured services, the recipient of the insured services has been ordinarily resident in Ontario during the twelve months immediately preceding his application for the extended care services;
- (b) a duly completed application in Form 1 on behalf of the recipient of the insured has been delivered to the General Manager;
- (c) the extended care services received by the person are medically necessary; and
- (d) where the insured services are received by a person after the end of the month in which the person attained the age of sixteen years, the person has paid or has paid on his behalf the co-payment prescribed by this section.

(5) Except where extended care services are provided to a person on the day the person is discharged from an extended care unit, the co-payment that shall be made to the licensee of a nursing home in which an extended care unit is located in order to qualify a person to receive extended care services therein as insured services is,

- (a) where the extended care services are received by him before the 1st day of May, 1973, \$3.50; and
- (b) where the extended care services are received by him on or after the 1st day of May, 1973, \$4,

for each day that the person receives the extended care services.

(6) The General Manager shall make payment to the licensee of a nursing home for the provision therein of extended care services that are insured services other than extended care services that are provided to a person on the day that the person is discharged from the extended care unit, where the extended care services are provided to an insured person on or after the 1st day of April, 1973 and,

- (a) on or before the end of the month in which the insured person attained the age of sixteen years, in the amount of \$13.50; or
- (b) after the end of the month in which the insured person attained the age of sixteen years, in the amount of \$9.50,

for each day that the extended care services were received by the insured person.

(7) The General Manager shall make payment for the cost of,

- (a) drugs that are ordered by a physician or dentist; and
- (b) devices that, on or after the 1st day of May, 1973, are ordered by a physician,

and that are received by a person who is receiving extended care services that are insured services. O. Reg. 241/73, s. 1.

2. Subsection 9 of section 56 of Ontario Regulation 323/72 is revoked and the following substituted therefor:

(9) Each extended care unit in every nursing home operated or maintained under the authority of a licence issued under *The Nursing Homes Act, 1972* is designated as a health facility for the purpose of section 55 of this Regulation. O. Reg. 241/73, s. 2.

3. Schedule 13 of Ontario Regulation 323/72 is revoked.

4. Ontario Regulation 323/72 is amended by adding thereto the following form:

The Health Insurance Act, 1972

APPLICATION FOR EXTENDED CARE INSURED SERVICE

PART 1

TO BE COMPLETED BY APPLICANT OR AGENT

SECTION A

MAILING ADDRESS OF APPLICANT		IF THE APPLICANT IS NOW IN A HOME FOR THE AGED OR IN A NURSING HOME, PLEASE ENTER THE LICENCE OR REGISTRATION NUMBER OF THE FACILITY BELOW.		FOR OFFICIAL USE ONLY	
NAME OF HOME / STREET ADDRESS					
R.R. NO. POST OFFICE BOX NO.		LICENCE OR REGISTRATION NUMBER		LOCATION CODE:	
CITY, TOWN, VILLAGE AND PROVINCE					

SECTION B

APPLICANT'S SURNAME		GIVEN NAME		OTHER INITIAL		DATE OF BIRTH		SEX	
SURNAME OF INSURANCE HOLDER		INITIALS				DAY MONTH YEAR			
O.H.I.P. NUMBER		SURNAME OF INSURANCE HOLDER		INITIALS		APPLICANT'S RELATIONSHIP TO INSURANCE HOLDER			
SINGLE (NEVER MARRIED)		NOW MARRIED		DIVORCED		SEPARATED		OVER AGE DEPENDANT	
1		2		3		4		4	
PRIVATE		WELFARE		HOMES FOR SPECIAL CARE		OTHER			
1		2		3		4			
APPLICANT'S CURRENT MEANS OF SUBSISTENCE		IF "OTHER" PLEASE SPECIFY:		IF "HOMES FOR SPECIAL CARE", SHOW H. S. C. RESIDENT NO.:					

DATE: _____		SIGNATURE OF APPLICANT _____	
IF THIS FORM IS SIGNED BY A DULY AUTHORIZED REPRESENTATIVE ON BEHALF OF THE PATIENT PLEASE STATE THE AUTHORITY UNDER WHICH THE REPRESENTATIVE IS SIGNING.			

LINE

▼

DIVISION 1

AMBULATION

DIVISION 2

DRESSING

DIVISION 3

WASHING

DIVISION 4

FEEDING

DIVISION 5

BOWELS

DIVISION 6

BLADDER

LINE

▼

A

Fully ambulatory

Can dress self.

Can wash self.

Can go to dining room.

Can go to bath-room unaided.

Can go to bath-room unaided.

Can go to bath-room unaided.

B

Impaired: cane or walker

Minimal assistance to dress.

Up to washroom. Minimal help required.

Can feed self. Minimal help, cut meat, etc.

Up to bathroom with some assistance.

Up to bathroom. Requires assistance.

C

Wheel chair mobility. Needs assistance/crutches.

Considerable help. Hemiplegic.

Considerable help in washing and bathing.

Tray-room service. Some assistance in feeding.

Bed pan/commode. Co-operative.

Occasional incontinence. Bed pan/urinal.

D

Chair ridden

Has to be dressed.

Needs bed bath. Has to be washed.

Must be fed-co-operative.

Occasional incontinence of bowel.

Incontinent.

E

Bed ridden

Bed care, frequent changes.

Frequent washing required.

Must be fed - resists. Dysphagia. Grossly retarded.

Totally incontinent.

Catheter.

LINE

▼

DIVISION 1

AMBULATION

DIVISION 2

DRESSING

DIVISION 3

WASHING

DIVISION 4

FEEDING

DIVISION 5

BOWELS

DIVISION 6

BLADDER

A

Fully ambulatory

Can dress self.

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Can go to dining room.

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Can go to bath-room unaided.

B

Impaired: cane or walker

Minimal assistance to dress.

Up to washroom. Minimal help required.

Can feed self. Minimal help, cut meat, etc.

Up to bathroom with some assistance.

Up to bathroom. Requires assistance.

C

Wheel chair mobility. Needs assistance/crutches.

Considerable help. Hemiplegic.

Considerable help in washing and bathing.

Tray-room service. Some assistance in feeding.

Bed pan/commode. Co-operative.

Occasional incontinence. Bed pan/urinal.

D

Chair ridden

Has to be dressed.

Needs bed bath. Has to be washed.

Must be fed-co-operative.

Occasional incontinence of bowel.

Incontinent.

E

Bed ridden

Bed care, frequent changes.

Frequent washing required.

Must be fed - resists. Dysphagia. Grossly retarded.

Totally incontinent.

Catheter.

PART 2

TO BE COMPLETED BY ATTENDING PHYSICIAN

Indicate present condition of patient by checking ☒ ONE Line only (A, B, C, D, or E) in each Division (1 to 12)

O. Reg. 241/73, s. 4.

To be submitted to: **ONTARIO EXTENDED CARE PROGRAM**
P.O. Box 219, Queen's Park, Toronto, Ontario, M7A 1R6

THE NURSING HOMES ACT, 1972

O. Reg. 242/73.

General.

Made—April 18th, 1973.

Filed—April 19th, 1973.

REGULATION MADE UNDER
THE NURSING HOMES ACT, 1972

1. Subsections 6, 7 and 8 of section 5 of Ontario Regulation 196/72 are revoked and the following substituted therefor:
 - (6) An extended care resident who is an insured person under *The Health Insurance Act, 1972* and who, after the end of the month in which he attained the age of sixteen years, received services that are insured services under that Act, may be charged for each day that he received the services, other than the day that he is discharged from an extended care unit,
 - (a) where the insured services are received on or after the 1st day of April, 1973, a co-payment not exceeding \$3.50; and
 - (b) where the insured services are received on or after the 1st day of May, 1973, a co-payment not exceeding \$4.
 - (7) The amount that an extended care resident may be charged in respect of private accommodation in the extended care unit of a nursing home,
 - (a) where the private accommodation is provided to the resident before the 1st day of May, 1973, shall not exceed \$6 per day; and
 - (b) where the private accommodation is provided to the resident on or after the 1st day of May, 1973, shall not exceed \$6.50 per day.
 - (8) The amount that an extended care resident may be charged in respect of semi-private accommodation in the extended care unit of a nursing home,
 - (a) where the semi-private accommodation is provided to the resident before the 1st day of May, 1973, shall not exceed \$3 per day; and
 - (b) where the semi-private accommodation is provided to the resident on or after the 1st day of May, 1973, shall not exceed \$3.25 per day. O. Reg. 242/73, s. 1.

THE FARM PRODUCTS MARKETING ACT

O. Reg. 243/73.

Eggs—Marketing.

Made—April 19th, 1973.

Filed—April 19th, 1973.

REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT

- 1.—(1) Clause *d* of section 1 of Ontario Regulation 594/72 is revoked and the following substituted therefor:
 - (d) “producer” means a person engaged in the production of eggs or hatching eggs.
- (2) Clause *e* of the said section 1 is revoked.
2. Section 2 of Ontario Regulation 594/72 is revoked and the following substituted therefor:
 2. This Regulation provides for the control and regulation in any or all respects of the marketing within Ontario of eggs and hatching eggs including the prohibition of such marketing in whole or in part. O. Reg. 243/73, s. 2.
3. Clauses *a* and *b* of section 3 of Ontario Regulation 594/72 are revoked and the following substituted therefor:
 - (a) hatching eggs that are marketed for hatching purposes; and
4. Clauses *a*, *b*, *c*, *d* and *e* of section 4 of Ontario Regulation 594/72 are revoked and the following substituted therefor:
 - (a) to require persons engaged in producing or marketing eggs or hatching eggs to register their names, addresses and occupations with the local board;
 - (b) to require persons engaged in producing or marketing eggs or hatching eggs to furnish such information relating to the production or marketing of eggs or hatching eggs, including the completing and filing of returns, as the local board determines;
 - (c) to appoint persons to inspect the books, records, documents, lands and premises and any eggs and hatching eggs of persons engaged in producing or marketing eggs or hatching eggs;
 - (d) to stimulate, increase and improve the marketing of eggs and hatching eggs by such means as it considers proper;

- (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing eggs or hatching eggs;

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 19th day of April, 1973.

(5379)

18

THE FARM PRODUCTS MARKETING ACT

O. Reg. 244/73.

Started Pullets—Marketing.

Made—April 19th, 1973.

Filed—April 19th, 1973.

REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT
STARTED PULLETS—MARKETING

INTERPRETATION

1. In this Regulation,

- (a) "local board" means The Ontario Started Pullet Producers' Marketing Board;
- (b) "producer" means a person engaged in the production of started pullets;
- (c) "started pullets" means immature female chickens marketed for the purpose of being used for the production of eggs. O. Reg. 244/73, s. 1.

2. This Regulation provides for the control and regulation in any or all respect of the marketing within Ontario of started pullets including the prohibition of such marketing in whole or in part. O. Reg. 244/73, s. 2.

POWERS OF THE LOCAL BOARD

3. The Board delegates to the local board the power,

- (a) to require persons engaged in producing or marketing started pullets to register their names, addresses and occupations with the local board;

- (b) to require persons engaged in producing or marketing started pullets to furnish such information relating to the production or marketing of started pullets including the completing and filing of returns, as the local board determines;
- (c) to appoint persons to inspect the books, records, documents, lands and premises and any started pullets of persons engaged in producing or marketing started pullets;
- (d) to stimulate, increase and improve the marketing of started pullets by such means as it considers proper;
- (e) to co-operate with a marketing board, local board, marketing commission or marketing agency of Canada or of any province in Canada for the purpose of marketing started pullets;
- (f) to do such acts and make such orders and issue such directions as are necessary to enforce the due observance and carrying out of the provisions of the Act, the the regulations or the plan. O. Reg. 244/73, s. 3.

4. The Board delegates to the local board its powers to make regulations with respect to started pullets,

- (a) providing for the licensing of any or all persons before commencing or continuing to engage in the marketing of started pullets;
- (b) prohibiting persons from engaging in the marketing of started pullets except under the authority of a licence;
- (c) providing for the refusal to grant a licence where the applicant is not qualified by experience, financial responsibility and equipment to engage in properly the business for which the application was made;
- (d) providing for the suspension or revocation of, or the refusal to renew, a licence for failure to observe, perform or carry out the provisions of the Act, the regulations, the plan or any order or direction of the Board or local board;
- (e) providing for the fixing of licence fees payable yearly, half-yearly, quarterly, or monthly at different amounts or in instalments from any or all persons marketing started pullets and the collecting of licence fees and the recovering of such licence fees by suit in a court of competent jurisdiction;

(f) requiring any person who receives started pullets to deduct from the moneys payable for the started pullets any licence fees payable to the local board by the person from whom he receives the started pullets and to forward such licence fees to the local board;

(g) prescribing the form of licences. O. Reg. 244/73, s. 4.

5.—(1) The Board authorizes the local board,

(a) to require that started pullets be marketed on a quota basis;

(b) to prohibit any person to whom a quota has not been fixed and allotted for the marketing of started pullets or whose quota has been cancelled from marketing any started pullets;

(c) to prohibit any person to whom a quota has been fixed and allotted for the marketing of started pullets from marketing any started pullets in excess of such quota; and

(d) to prohibit any person to whom a quota has been fixed and allotted for the marketing of started pullets produced on lands or premises in respect of which such quota was fixed and allotted from marketing any started pullets other than started pullets produced on such lands or premises.

(2) The Board authorizes the local board,

(a) to fix and allot to persons quotas for the marketing of started pullets on such basis as the local board considers proper;

(b) to refuse to fix and allot to any person a quota for any reason that the local board considers proper; and

(c) to cancel or reduce, or refuse to increase a quota fixed and allotted to any person for the marketing of started pullets for any reason that the local board considers proper. O. Reg. 244/73, s. 5.

6.—(1) The Board authorizes the local board to use any class of licence fees and other moneys payable to it, for the purpose of paying the expenses of the local board, carrying out and enforcing the Act and the regulations and carrying out the purposes of the plan.

(2) The Board authorizes the local board to establish a fund in connection with the plan for payment of any moneys that may be required for the purposes mentioned in subsection 1. O. Reg. 244/73, s. 6.

FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 19th day of April, 1973.

(5380)

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NOTICE TO SHERIFFS AND TREASURERS

Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No.	1—Earliest	Date Sale can be held—	April 8th,	1973
February 3rd,	" "	5	" " " " " " " "	—May 6th,	"
March 3rd,	" "	9	" " " " " " " "	—June 3rd,	"
April 7th,	" "	14	" " " " " " " "	—July 8th,	"
May 5th,	" "	18	" " " " " " " "	—August 5th,	"
June 2nd,	" "	22	" " " " " " " "	—September 2nd,	"
July 7th,	" "	27	" " " " " " " "	—October 7th,	"
August 4th,	" "	31	" " " " " " " "	—November 4th,	"
September 1st,	" "	35	" " " " " " " "	—December 2nd,	"
October 6th,	" "	40	" " " " " " " "	—January 6th,	1974
November 3rd,	" "	44	" " " " " " " "	—February 3rd,	"
December 1st,	" "	48	" " " " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

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(1973) —Vol. 2	2.50
Developing a Better Environment (Re-printed March, 1973)	3.00
Basic Power Plant Engineering (1972)	3.50
Your Family Benefits Handbook (Revised March, 1973)	.75

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TORONTO, SATURDAY, MAY 12th, 1973

The ONTARIO GAZETTE

Published by Authority

The Fire Marshals Act

The Fire Services Long Service Medal

In accordance with Section 10 of Regulation 353 made under *The Fire Marshals Act* the following were awarded The Fire Services Long Service Medal in recognition of thirty years service as a municipal fire fighter.

Name	Fire Department
BOYS, Harold W. BURTON, William A.	Town of Whitby City of Toronto
CROOK, Roy H. CURRIE, William M.	Town of Vaughan Town of Milton
DINHAM, Albert R.	City of Windsor
ELLWOOD, Douglas W.	City of Toronto
FERGUSON, Robert FORSYTH, Ernest S.	City of Windsor Town of Leamington
GOULD, Percy	City of Peterborough
HARLOW, Leslie G. HERBOLD, Ralph	Town of Ingersoll City of Niagara Falls
KEAST, Daniel J.	City of Barrie
LENNOX, Jack	City of Niagara Falls
McMULKIN, William F. MARTIN, Thomas MAXWELL, David L. MELICK, Harold B.	City of Barrie City of Welland City of Toronto Township of North Cayuga
MILLER, Len	City of Niagara Falls
PAGEL, Albert F. PERRY, Wilbur PRIDMORE, Gerald K.	City of Waterloo Borough of North York Village of Waterdown

Name	Fire Department
RICHARDSON, James J. RIVERS, Charles RUMBLE, Harry J.	City of Toronto City of Port Colborne Town of Vaughan
SERSHALL, Herbert L. STORIE, Delbert SYMONDS, Charles E.	City of Toronto Village of Lanark Borough of North York
WALDROFF, Melvin WILDS, Vincent C. WILLIS, Charles B. WING, Gerald I.	Township of Osnabruck City of Windsor Town of Uxbridge Village of Westport

(5454)

19

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 11th day of July, 1973, at 10 a.m. (E.D.S.T.):

**Kissner Milling Company
Limited,**
600 Queen Street South,
Kitchener, Ontario,

20518-C

applies for an extension to Class 'D' public commercial vehicle operating licence No. 2850, "For the carriage of goods from the installation of the wholesale suppliers of Kissner Milling Company Limited, in the Province of Ontario to users in the Regional Municipality of Waterloo, provided that this licence does not allow shipments to other retail distributors".

TORONTO

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

Maysart Trucking Limited, 23663
25 Parkway Forest Drive,
Suite 1707,
Willowdale, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the delivery and pick-up of Keystone Trailer Rentals Limited, from their Toronto yard to all points in Ontario. This service is restricted to empty trailers only".

Kenneth Charles Hollins, Esq., 23665
38 Spencer Street,
Bracebridge, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "To conduct a public commercial vehicle service exclusively for the transportation of goods to or from Gravenhurst Plastics Limited, Gravenhurst, Ontario".

Frederick John Murphy, Esq., 23375
R.R. #1, Orangeville, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 3495, now in the name of Elizabeth Woodland, of R.R. #5, Orangeville, Ontario.

Paxton Transport Limited, 18023-K
381 Harper Road,
Peterborough, Ontario,

applies for an extension to extra-provincial operating licence No. X-1217, "For the carriage of boats, equipment and accessories and snowmobiles equipment and accessories and mini bikes, snowblowers, garden equipment and related products, for and on behalf of Arctic Sports Products Limited, from its installations in Ontario to the Ontario-Quebec border at Ottawa or Riviere Beaudette, for furtherance to points in the Province of Quebec and for return of damaged or rejected goods to the installations of the said corporation in Ontario, from points in Quebec, from the Ontario-Quebec border at Ottawa or Riviere Beaudette";

18023-L

also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of boats, equipment and accessories and snowmobiles, equipment and accessories and mini bikes, snowblowers, garden equipment and related products, for and on behalf of Arctic Sports Products Limited, from its installations in Ontario, to its installations and dealers throughout Ontario".

John Alexander Dingwall, Esq., 23629
P.O. Box 36,
Berwick, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 2780, now in the name of Gilbert Henderson, of St. Andrew West, Ontario.

Axel H. Pochadt, Esq., 22265-B
161 Hullmar Drive,
Downsview, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3312, "For the carriage of material handling equipment, for and on behalf of Nomac Material Handling Limited, from its installation in Metropolitan Toronto, to points in the Towns of Vaughan, Markham and Mississauga and in a place known as Bramalea, in the Township of Chinguacousy".

Cherry Hill Transit, 23644
109 Brick Road,
Cherry Hill, New Jersey,
08003, U.S.A.,

applies for an extra-provincial operating licence, "For the carriage of passengers and their baggage, from points in the United States of America as authorized, (from the international boundary at the St. Lawrence, Niagara, Detroit, St. Clair, St. Marys, Pigeon and Rainy Rivers) to points in the Province of Ontario, exclusively as a group of persons on a chartered trip, being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip, covering the said group of persons considered as a unit, and from such points, on the same chartered trip, without pick-up or discharge of passengers in Ontario, to the said international boundary, at the said points, for furtherance to points in the United States of America, as authorized".

D. S. CHURCH,
Secretary.

(5439)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 12th day of July, 1973, at 10 a.m. (E.D.S.T.):

Daniel Robert Brady, Esq., 23646
R.R. #8, Peterborough, Ontario,

applies for a public vehicle operating licence, "For the carriage of passengers who are employees of General Motors of Canada Limited, Oshawa, from the City of Peterborough to the General Motors plant at Oshawa via Highways Nos. 28, 115, 35 and 401, and return reversing route. This to be a daily service".

Messrs. Robert A. Douglas and Stanley D. Douglas, 23653
General Delivery,
Gravenhurst, Ontario,

applies for the transfer of Class 'T' public commercial vehicle operating licence No. 51, now in the name of Kenneth Hillman, of Box 328, Gravenhurst, Ontario.

James Donald Ogilvie, Esq.,**23674**

o/a Scope Cartage Co.,
1 Dorlen Avenue,
Islington, Ontario,

applies for a Class 'A' public commercial vehicle operating licence in the following terms:

- "1. For the carriage of goods between Metropolitan Toronto and all points in the Towns of Mississauga, Port Credit or Streetsville, including all urban zones therein but excluding the Toronto International Airport (Malton).

PROVIDED that the licensee does not operate tank trucks, tank trailers or other equipment which has been specially designed and constructed for the movement of commodities in bulk, unless otherwise authorized.

PROVIDED FURTHER that this does not authorize transportation to or from Oakville and Brampton unless otherwise authorized.

2. For the carriage of goods between Metropolitan Toronto and that part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West.

PROVIDED that the licensee shall not operate tank trucks, tank trailers or other equipment which has been specially designed or constructed for the movement of commodities in bulk, unless otherwise authorized.

PROVIDED FURTHER that there shall be no movement to or from Brampton or Bramalea, in the Township of Chinguacousy, or Malton in the Town of Mississauga, or Richmond Hill in the Towns of Markham and Vaughan, unless otherwise authorized.

AND PROVIDED FURTHER that the licensee shall not transport any shipment exceeding 3,000 pounds in weight from the installations of Domtar Construction Materials Limited and/or Canada Brick Division of Martin-Marietta (Canada) Limited, in the Towns of Mississauga, Port Credit, Streetsville or Vaughan or in the Township of Chinguacousy, unless otherwise authorized.

3. For the carriage of goods between Metropolitan Toronto and all points in that part of the Town of Markham in the Regional Municipality of York bounded on the north by the southerly boundary of the Town of Richmond Hill, and the Carrville Road (also known as 16th Avenue) running east from the

easterly boundary of the Town of Richmond Hill and bounded on the east by Kennedy Road and bounded on the south by Steeles Avenue and bounded on the west by King's Highway No. 11 (Yonge Street) and the easterly boundary of the Town of Richmond Hill.

PROVIDED that this extension does not authorize the transportation of goods to or from the Towns of Richmond Hill, Vaughan and Whitchurch-Stouffville, unless otherwise authorized.

PROVIDED FURTHER that the licensee shall not operate tank trucks, tank trailers or other equipment which has been specially designed and constructed for the movement of commodities in bulk, unless otherwise authorized."

Harold Wesley Smith, Esq.,**09542-A**

R.R. #3,
Brighton, Ontario,

applies for a Class 'FS' public commercial vehicle operating licence, "For the transportation of livestock, feed and seed, fertilizer and supplies, for use in the operation and maintenance of farms only, to and from farms within a radius of 20 miles of the Village of Brighton".

Kingsway Transports Limited,**01895-A29**

10525 Cote de Liesse Road,
Dorval, Quebec,

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of bulk commodities in tank trucks on trailers between points in Ontario south of North Bay".

D. S. CHURCH,
Secretary.

(5440)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 12th day of July, 1973, at 10 a.m. (E.D.S.T.):

Gerald Joseph Rougier, Esq.,**23667**

o/a Rougier's Transport,
R.R. #1, Pembroke, Ontario,

applies for an extra-provincial operating licence, "To carry products of Carson Lake Lumber Limited, Township of Petawawa, Ontario, to and from points in the Province of Quebec, to cross the provincial border in both directions on Highway No. 17 at Pointe Fortune. The route to be followed will in all circumstances be Highway No. 17";

23667-A

PROVIDED that there be no movement of goods:

also applies for a Class 'D' public commercial vehicle operating licence, "To carry products on behalf of Carson Lake Lumber Limited, Township of Petawawa, to and from points in Ontario".

D. S. CHURCH,
Secretary.

(5441)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Friday, the 13th day of July, 1973, at 10 a.m. (E.D.S.T.):

Schofield Oil Limited,
Breslau, Ontario,

23329

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of bulk liquid wastes in tank truck vehicles, to and from points in the Province of Ontario".

Interline Forwarders Ltd.,
90 Keefer Street,
Vancouver, British Columbia,

16467-A

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of that class of goods which has a prior or subsequent movement by rail, for and on behalf of the customers of Interline Forwarders Ltd., between Metropolitan Toronto and all points in:

- (a) the Towns of Mississauga, Port Credit or Streetsville,
- (b) that part of the Township of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Metropolitan Toronto, and

- (c) that part of the Town of Markham, in the Regional Municipality of York bounded:

- (i) on the north by the southerly boundary of the Town of Richmond Hill, and the Carrville Road (also known as 16th Avenue) running east from the easterly boundary of the Town of Richmond Hill;

- (ii) on the east by Kennedy Road;

- (iii) on the south by Steeles Avenue; and

- (iv) on the west by Highway No. 11 (Yonge Street) and the easterly boundary of the Town of Richmond Hill.

- (1) to or from the Toronto International Airport (Malton);

- (2) in tank trucks, tank trailers or other equipment especially designed and/or constructed for the movement of commodities in bulk;

- (3) to or from Brampton, Richmond Hill, Oakville and the Towns of Vaughan and Whitchurch-Stouffville;

- (4) in shipments exceeding 3,000 pounds in weight from the installations of Domtar Construction Materials Limited and/or Canada Brick, division of Martin-Marietta (Canada) Limited, in the Towns of Mississauga, Port Credit or Streetsville or the Townships of Chinguacousy and Vaughan".

Bjorklund Trucking, Inc.,
1st Avenue N. E and 8th Street,
Buffalo, Minnesota,
55313, U.S.A.,

23557

applies for an extra-provincial operating licence, "For the haulage of plastic burial vault liners and supplies from Little Hocking, Ohio on through Buffalo, New York, on to Toronto, Ontario".

Edward B. Keyes, Esq.,
24 Welland Vale Road,
St. Catharines, Ontario,

23664

applies for a Class 'D' public commercial vehicle operating licence, "For the delivery of flowers from various flower shops in St. Catharines to Thorold, Niagara, Niagara Falls, Vineland, Beamsville, Smithville, Fenwick and Camden, using city streets, County roads and Highways Q.E.W., No. 8, No. 406, No. 20 etc".

D. S. CHURCH,
Secretary.

(5442)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 16th day of July, 1973, at 10 a.m. (E.D.S.T.):

Cooney Haulage Limited,
P.O. Box 186,
Trenton, Ontario,

00331-O

applies for an amendment to Class 'C' privileges on Class 'A' public commercial vehicle operating licence No. 186, by the deletion of the language

set forth below in paragraph No. 1 and the substitution thereof of the language contained in paragraph No. 2:

- "1. 'To or from Metropolitan Toronto or to or from points in the Town of Mississauga and Town of Port Credit.

PROVIDED there be no movements to or from:

- (a) Toronto International Airport (Malton);
- (b) Oakville or Brampton.

PROVIDED that the foregoing exclusions shall not apply to the carriage of goods to or from Streetsville or to or from points one and one-half miles easterly and westerly of the Dixie Road, bounded by Burnhamthorpe Road on the south and Britannia Road East on the north.

EXTENSION GRANTED—

All references to 'Metropolitan Toronto', shall be interpreted to mean, 'Metropolitan Toronto and that part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West', and substitute therefor:

- "2. Class 'C' privileges, to or from Metropolitan Toronto, the Towns of Port Credit, Streetsville and Mississauga and that part of the Town of Vaughan bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaff Road and also bounded on the east by Dufferin Street running south from Langstaff Road to Steeles Avenue West and all points in that part of the Town of Markham in the Regional Municipality of York bounded:
- (i) on the north by the southerly boundary of the Town of Richmond Hill, and the Carrville Road (also known as 16th Avenue) running east from the easterly boundary of the Town of Richmond Hill;
 - (ii) on the east by Kennedy Road;
 - (iii) on the south by Steeles Avenue; and
 - (iv) on the west by Highway No. 11 (Yonge Street) and the easterly boundary of the Town of Richmond Hill.

PROVIDED that there be no movement to or from Brampton, Oakville, Toronto International Airport,

the Towns of Richmond Hill, Vaughan and Whitchurch-Stouffville, unless previously authorized, to or from Metropolitan Toronto.

AND PROVIDED FURTHER there be no movement to or from any point north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17 near North Bay'.

Also applies for deletion of the words, 'Permanent Concrete Limited', and the words, 'Permanent Transit-Mix Concrete Limited', wherever the same appears in said operating authority and for the substitution thereof of the words, 'Permanent Concrete, a Division of Canfarge Limited'.

Also applies for permission to operate pursuant to the authority contained in Class 'C' operating licence No. 697 as issued to William Brownlee Cartage Limited so long as the share ownership of Cooney Haulage Limited and William Brownlee Cartage Limited remains under common control'.

**William Brownlee Cartage
Limited,**
59 Counter Street,
Kingston, Ontario,

13214-F

"applies for permission to operate over all routes and pursuant to all privileges contained in Class 'A' public commercial vehicle operating licence No. 186, as issued to Cooney Haulage Limited so long as Cooney Haulage Limited and William Brownlee Cartage Limited remain under common control".

Haw Lea Stud Farms Inc.,
10 Ruddington Drive,
Willowdale, Ontario,

23675

applies for an extra-provincial operating licence, "For the carriage of standardbred horses from points in the Counties of Halton, Peel, Waterloo, Wellington and Wentworth:

- (1) to the Ontario-United States of America boundary at the Detroit, St. Clair and Niagara Rivers, for furtherance to points in the United States of America as authorized and return;
- (2) to the Ontario-Quebec border at Riviere Beaudette and Pointe Fortune for furtherance to points in the Province of Quebec as authorized and return";

23675-A

also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of standardbred horses to or from points in the Counties of Peel, Halton, Waterloo, Wellington and Wentworth".

Langs Bus Lines Limited,
341 Saulsbury Street,
Strathroy, Ontario,

20498-E

23668-A

applies for a public vehicle operating licence, "For the carriage of passengers in 'chartered trips', a 'chartered trip', being one specific trip for which a public vehicle is engaged, hired or chartered for the transportation exclusively of a group of persons and for which one fare or charge only is collected, from Strathroy and points within a ten-mile radius of Strathroy to points in Ontario and return".

Jarvis N. Hicks, Esq.,
Box 666, Palmerston, Ontario,

03271

applies for a Class 'D' public commercial vehicle operating licence,

"1. CLASS 'D' PRIVILEGES—For the carriage of fertilizer and fertilizer ingredients in dump-type equipment only, for and on behalf of Brockville Chemicals Limited, to or from its installations in the Town of Hanover.

2. For the transportation of bulk commodities in dump-type equipment only, to or from points within a 15-mile radius of Moorefield and to or from points within a 15-mile radius of Wingham".

D. S. CHURCH,
Secretary.

(5443)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the District Court House, 440 Queen Street East, Sault Ste. Marie, Ontario, on Wednesday, the 6th day of June, 1973, at 10 a.m. (E.D.S.T.):

John R. Kreger, Esq.,
R.R. #1, Rainy River, Ontario,

23668

applies for an extra-provincial operating licence, "To carry fish (fresh and frozen) from the Townships of Morson, Spohn and Atwood, in the District of Rainy River:

(1) to the Ontario-Manitoba border at West Hawk Lake, for furtherance to the City of Winnipeg; and

(2) to the Ontario-United States of America border at Rainy River, Ontario, for furtherance to the City of Winnipeg via the United States of America as authorized";

also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of fish between points in the Districts of Kenora and Rainy River".

Opposition on the above applications may be filed with the Board and served on the applicant up to and including the 4th day of June, 1973.

D. S. CHURCH,
Secretary.

(5444)

19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Tuesday, the 26th day of June, 1973, at 10 a.m. (E.D.S.T.):

Kingsville Cartage Company Limited,

08413-K

52 Pearl Street East,
Kingsville, Ontario,

applies for an extension to extra-provincial operating licence No. X-156, "For the carriage of leaf tobacco in bales from points in the Province of Quebec as authorized, to the Ontario-Quebec border at or near Riviere Beaudette, for furtherance to the Town of Kingsville and for the return of damaged or rejected shipments".

Edward Herman Dudley, Esq.,
199 East Pike Creek Road,
Tecumseh, Ontario,

23688

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of boats with marine equipment attached and/or installed therein, and both requiring and not requiring special loading equipment, between points in the Counties of Essex, Kent and Lambton".

Walter M. Weese, Esq.,
193 Talbot Street South,
Essex, Ontario,

23700

applies for an extra-provincial operating licence as follows:

"1. For the carriage of race horses and equipment incidental thereto from points in Essex County, in the Province of Ontario to the international border at the Detroit and Niagara Rivers, for furtherance to points in the United States

of America as authorized, and by return shipment from points in the United States of America as authorized, from the international border at the Niagara and Detroit Rivers, for delivery to points in the County of Essex.

2. From points in the County of Essex, to the Ontario-Quebec border at Riviere Beaudette, Pointe Fortune and Ottawa-Hull, for furtherance to points in the Province of Quebec as authorized, and by shipment from points in the Province of Quebec, as authorized, from the interprovincial border at Ottawa-Hull, Pointe Fortune and Riviere Beaudette, for delivery to points in the County of Essex";

23700-A

also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of race horses and equipment incidental thereto from points in the County of Essex to points in the Province of Ontario and return".

D. S. CHURCH,
Secretary.

(5446)

19

William Edward Lindsay, Esq., **20372**
76 Wakefield Place,
London, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-1742 and Class 'D' public commercial vehicle operating licence No. 2970 were issued, and has fixed Wednesday, the 20th day of June, 1973, at its Moot Courtroom, University of Western Ontario, London, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5447)

19

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Wills Motors Limited,
Binbrook, Ontario,

20178-A

applies for an extension to public vehicle (school bus) operating licence No. 340, "For the carriage of pupils, for and on behalf of:

- (1) The Wentworth County Board of Education to or from:

Bellmore Public School at Lot 5 Concession 3 in the Township of Binbrook,

Parkwood Public School at Lot 5 Concession 2 in the Township of Binbrook,

Mountain View Public School at Lot 20 Concession 1 in the Township of Saltfleet,

Saltfleet High School at Lot 23 Concession 3 in the Township of Saltfleet,

Winona High School at Lot 5 Concession 2 in the Township of Saltfleet,

Orchard Park Secondary School at Lot 15 Concession 2 in the Township of Saltfleet,

to and from a place known as Saltfleet in the Township of Saltfleet;

- (2) the Board of Trustees of Farmer's Dell Co-operative Pre School to or from its School at the intersection of Woodburn Road with Golf Club Road in the Township of Saltfleet;

via route that traverses sections of Concession Road Nos. 1 (Golf Club Road), 2 (Shady Acres Road), 3 (Cemetery Road), 7, 9, 10, County Road Nos. 13, 22 (Binbrook Road), 34, Highways Nos. 20, 53, 56, Trinty Church Road, Fletcher's Road, Dump Road, Bagley Side Road, Trimble Road, Hendershot Road, Binbrook-Lincoln Townlines, Gray Road, DeWitt Road, Greens Road, Barton Street, Lewis Road, Slinger Street, Aubrey Street, Leckie Street, Second Road West, First Road West, Highland Road, Byron Crescent, Gilman Road, Second Road East, Third Road East, Mud Street, Alpha Street and Short Street.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdictions of The Wentworth County Board of Education and Farmer's Dell Co-operative Pre School.

PROVIDED FURTHER that the current terms of public vehicle (school bus) operating licence No. 340 be cancelled".

David James McCoy, Esq.,
Allenford, Ontario,

13315-D

applies for an amendment to public vehicle (school bus) operating licence No. 4949:

- (1) Delete the words "The Board of Trustees of U. S. S. No. 3, Amabel and Arran" wherever the same appear in the current terms and substitute therefor the words "The Bruce County Board of Education".
- (2) Delete the words "The Board of Trustees of School Section No. 2, Amabel" wherever the same appear in the current terms and substitute therefor the words "The Bruce County Board of Education".
- (3) Delete the words "The Board of Trustees of Amabel & Hepworth School Area" wherever the same appear in the current terms and substitute therefor the words "The Bruce County Board of Education".

Casey Transportation Company Limited,

22853-A

R.R. #3, King City, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of:

- (1) The York County Board of Education to and from:
 - (a) Armitage School and Fairmeade School both at Newmarket,
 - (b) Thornhaven School at Richmond Hill,
 - (c) the School for Retarded at Newmarket;
- (2) the York County Roman Catholic Separate School Board to and from:
 - (a) Our Lady of Grace School at Aurora,
 - (b) Our Lady of Good Counsel at Sharon,
 - (c) St. John's School and Notre Dame School at Newmarket, and
 - (d) St. Joseph's School at Aurora,

via routes that traverse sections of Yonge Street, Cawthra Boulevard, Sutton Road, River Drive Park, Queensville Road, Bathurst, Highway Nos. 7, 9, 11, 27, 48, Municipal Streets in the Towns of Newmarket, Aurora and Richmond Hill, Aurora Side Road, Davis Drive, Lundy's Lane, 10th Line of the Township of King, 2nd, 3rd, 8th, 9th Lines of the Township of East Gwillimbury, Sharon Side Road, Bayview Avenue, Lorne Avenue, Bloomington Side Road, Vivian Side Road, Don Mills Road, 2nd, 4th, 5th, 9th Lines of the Town-

ship of Whitchurch-Stouffville, Kennedy Road, Steeles Avenue, 14th Street of the Town of Markham, Dufferin Street, Woodbridge Road, Carville Side Road, and C.F.R.B. Side Road all within the Township of East Gwillimbury, King, the Towns of Vaughan, Whitchurch-Stouffville and Markham.

PROVIDED that charter privileges shall apply to educational trips for pupils only".

Gordon Robert Cameron, Esq.,
188 Colborne Street East,
Elora, Ontario,

04875-C

applies for an extension to public vehicle (school bus) operating licence No. 426, "For the carriage of pupils, for and on behalf of The Wellington County Board of Education between Centre Wellington District High School at Fergus and James McQueen School at Fergus via a route that traverses Belsyde Street, Scotland Road, Elgin Street, Union Street, St. David Street, Highway No. 6 and St. George Street".

Barbara Gowans,

R.R. #1, Ennismore, Ontario,

23459-A

applies for an extension to public vehicle (school bus) operating licence No. 6567, "For the carriage of pupils, for and on behalf of The Peterborough County Board of Education between Bridgenorth in the Township of Smith and Central School and King Georges School both in the City of Peterborough via a route that traverses sections of Peterborough County Road Nos. 18, 24, 4th Line of Smith Township and Highway No. 28".

Robert E. Johnston, Esq.,

R.R. #5, Owen Sound, Ontario,

16018-B

applies for an extension to public vehicle (school bus) operating licence No. 5565, "For the carriage of pupils, for and on behalf of The Grey County Board of Education between Alvanley on Highway No. 6, Shallow Lake and Hepworth School all within the Township of Amabel via routes that traverse sections of Highway Nos. 6, 70, Concession Roads A, 5 and 7".

Gene A. Trottier, Esq.,
P.O. Box 1, Walker Street,
Beardmore, Ontario,

21701-C

applies for an extension to public vehicle operating licence No. 2368, "For the carriage of passengers from Geraldton to points in Ontario, exclusively as a group of persons on a chartered trip, and

being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering the said group of persons considered as a unit and from such points on the same chartered trip without pick-up or discharge of passengers for return to the point of beginning.

PROVIDED there be no carriage of passengers between Geraldton and Long Lac".

Bernice Ella Florent, 23379
Box No. 15,
Madawaska, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 6064, standing in the name of Ronald Florent, Madawaska, Ontario.

Jerry Cameron Gordon, Esq., 23673
R.R. #1, Providence Bay, Ontario,

applies for the transfer of public vehicle operating licence No. 392, standing in the name of Cameron Gordon, Providence Bay, Ontario.

D. S. CHURCH,
Secretary.

(5448) 19

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Len Wyldes Cartage Limited, 23433-A
117 Brampton Road,
Weston, Ontario,

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of varnishes and resins, in tank trailers owned by and registered in the name of Schenectedy Chemicals Limited, for and on their behalf, from Metropolitan Toronto to Simcoe and Guelph, Ontario; and return.

PROVIDED that the said trailers used in this operation have a maximum capacity not in excess of 3,500 gallons each".

MSO Construction Limited, 22467-A
100 Disco Road,
Rexdale, Ontario,

applies for transfer of shares as follows:

1,499 shares from Estate of Peter Kelp Roper to The George Campbell Co. Ltd. of Fort Erie, Ontario;

250 shares from Roper Garden Trust (Ann) to The George Campbell Co. Ltd. of Fort Erie, Ontario;

250 shares from Roper Garden Trust (Catherine) to The George Campbell Co. Ltd. of Fort Erie, Ontario;

1 share from Clarence Glenn Garden to The George Campbell Co. Ltd. of Fort Erie, Ontario.

Potter's Milk Transport Ltd., 23621
Box 56, Manotick, Ontario,

applies for a transfer of Class 'E' public commercial vehicle operating licence No. 389, standing in the name of Pearl Potter, Manotick, Ontario.

Frankford, Dairy Limited, 15240-F
27 Trent Street South,
Frankford, Ontario,

applies for an extension to Class 'E' public commercial vehicle operating licence No. 2439:

(1) For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board, from the premises of the following named producers to the installation of Foxboro Cheese Company Limited, Thurlow, or such other point as The Ontario Milk Marketing Board may direct:

Glen F. Morrow, Lot 15, Con. 8;
Ralph Utman, Lot 14, Con. 9;
G. Hubble, Lot 9, Con. 8;
Glen and Roy Bush, Lot 23, Con. 8;
Harold Bush, Lot 25, Con. 9;
Harold, Douglas and Ralph Detlor, Lot 26, Con. 8;
Andrew Jogenotter, Lot 36, Con. 6;
H. VanWinkoop, Lot 37, Con. 6;
G. Edison Sine and Grenville Sine, Lot 20, Con. 6;
Alton and Cameron Sine, Lot 23, Con. 6;
George E. Striker, Lot 6, Con. 5;
Ernest Anderson, Lot 16, Con. 5;
Harry F. Phillips, Lot 19, Con. 5;
Hudson L. Ketcheson, Lot 23, Con. 5;
Cornelius Vandervelde, Lot 27, Con. 5;
John Bergvelde, Lot 28, Con. 4;
W. Glen Lane, Lot 32, Con. 4;
Rodney Moorecroft, Lot 38, Con. 5;
Carl E. Rose, Lot 15, Con. 6;
Douglas John Prest, E. ½ Lot 31, Con. 7;
Earl C. Dafoe, Lot 22, Con. 6;
Harold Blakely, Lot 36, Con. 3;
Ferris Crowe, Lot A, Con. 7;
Robert A. Bush, Lot 2, Con. 3;
Ray H. Shorey, Lot 23, Con. 4;
David Wm. Little, Lot 32, Con. 7;
G. Theo. Ormel, Lot A, Con. 6;

all of the Township of Sidney; and

W. Donald Sills, N.W. Pt. Lot 16, Con. 7;
W. Howard Elliott, Lot 20, Con. 7;

both of the Township of Thurlow; and

Wesley Brooks, Lot 1, Con. 6;

of the Township of Murray; and

- (2) For the carriage of milk, for and on behalf of The Milk Marketing Board, from the premises of the following named producers, to the installation of Central Manufacturing Cheese and Butter Co-operative, Rawdon, or such other point as The Ontario Milk Marketing Board may direct:

Wm. R. McAdam, Lot 23, Con. 2;
 Burton Sharpe, Lot 20, Con. 3;
 Ross Jeffs, Lot 16, Con. 2;
 Jan Talsma, Lot 15, Con. 2;
 Ralph Jeffs, Lot 14, Con. 2;
 George Carlisle, Lot 13, Con. 1;
 James R. Wallbridge, Lot 18, Con. 2;
 Robert C. Hoard, Lot 24, Con. 2;
 Wm. Morgan, Lot 21, Con. 3;
 Albert F. Hubble, Lot 17, Con. 3;
 Herbert W. Smith, Lot 16, Con. 3;
 Mrs. Vera Howes, Lot 15, Con. 3;
 James R. Hoard, Lot 16, Con. 2;
 Irvin Roy Potts, Lot 23, Con. 3;
 Richard J. Sager, Lots 15 and 16, Con. 1;

all of the Township of Rawdon; and

Keith E. Grills, Lot 2, Con. 9;
 Garnet Grills, Lot 6, Con. 9;
 Vernon Harry, Lot 14, Con. 9;

all of the Township of Sidney; and

- (3) For the carriage of milk, for and on behalf of The Ontario Milk Marketing Board, from the premises of the following named producers, to the installation of The Trenton Riverside

Dairy Products Ltd., Trenton, or such other point as The Ontario Milk Marketing Board may direct:

Vernon Kemp, Lot 4, Con. 5;
 Allan H. Thrower, Lot 21, Con. 6;
 Arnold Chase, Lot 14, Con. 9;
 Ralph Hoftzyer, Lot 11, Con. 9;
 John Suurdt, Lot 7, Con. 8;
 George Chapman, Lot 3, Con. 9;

all of the Township of Murray; and

Alfred R. Gooding, Lot 23, Con. 4;

of the Township of Brighton.

PROVIDED that the current terms of Class 'F' public commercial vehicle operating licence No. 2439 are hereby cancelled".

Clarence Franklin Lilley, Esq., **21230-A**
 R.R. #2, Burgessville, Ontario.

applies for an amendment to Class 'F' public commercial vehicle operating licence No. 20985, delete the words "The Ontario Hog Producers Marketing Board" wherever the same appear and substitute therefor the words "The Ontario Pork Producers' Marketing Board".

D. S. CHURCH,
 Secretary.

(5449)

The following application for approval of tariff of tolls, having been referred to the Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board at its Chambers, 67 College Street, Toronto, Ontario on Friday, the 25th day of May, 1973 at 9.30 a.m. (E.D.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

re: **Voyageur Colonial Limited**

Whereas Voyageur Colonial Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*:

VOYAGEUR COLONIAL LIMITED

BULLETIN

TO: AGENTS, SUPERVISORS, DISPATCHERS, DRIVERS, ACCOUNTING DEPT.

The following is a summary of "One-Day Excursion" fares effective June 1st, 1973. Please note the changes pertaining to your area. This bulletin will cancel all other One-Day Excursion fares published.

	Days Effective	O.D.E. Return
Peterboro-Toronto	Wed. & Sat.	\$ 4.50
Kingston-Ottawa and Ottawa-Kingston	Daily	6.95
Deep River and Ottawa	Sat. & Mon.	6.95
Petawawa and Ottawa	Sat. & Mon.	5.50
Pembroke and Ottawa	Sat. & Mon.	5.50
Renfrew and Ottawa	Sat. & Mon.	3.95
Kingston-Montreal	Daily	8.50
Cornwall-Montreal	Daily	4.95
Ottawa-Montreal and Montreal-Ottawa	Daily	6.95
Toronto-Belleville and Belleville-Toronto	Daily	6.50
Kingston-Toronto	Daily	8.50
Cavan-Bethany-Toronto	Wednesday	4.50
Toronto-Ottawa and Ottawa-Toronto	Daily	10.95
Maniwaki-Ottawa	Wednesday	4.95
Brockville-Prescott-Spencerville-Ottawa	Wed. & Sat.	4.95

The following is a "Two-Day Excursion" fare effective June 1st, 1973.

	Days Effective	O.D.E. Return
Montreal-Toronto and Toronto-Montreal	Daily	\$14.95

Effective: June 1st, 1973

E. Gill, Director—Traffic.

VOYAGEUR COLONIAL LTD.

Effective June 1st, 1973—**SPECIAL TARIFF EX—114**—Cancels special tariff Ex—113
— En vigueur le 1er Juin, 1973—**TARIF EX—114**—Annule tarif Ex—113

AND ET	BETWEEN ENTRE	MONTREAL			OTTAWA			TORONTO			KINGSTON		
		A	B	C	A	B	C	A	B	C	A	B	C
CORNWALL	OW	3.00	3.30	3.50	3.35	3.35	3.35	8.25	9.50	9.95	4.95	4.95	4.95
	RT	5.70	6.30	6.65	6.40	6.40	6.40	15.70	18.05	18.95	9.45	9.45	9.45
BROCKVILLE	OW	4.75	5.25	5.95	3.35	3.35	3.35	7.25	8.35	8.80	2.45	2.45	2.45
	RT	9.05	10.00	11.35	6.40	6.40	6.40	13.80	15.90	16.75	4.70	4.70	4.70
KINGSTON	OW	5.95	6.85	7.45	4.90	5.20	5.50	5.95	6.85	7.45	—	—	—
	RT	11.35	13.05	14.20	9.35	9.90	10.45	11.35	13.05	14.20	—	—	—
BELLEVILLE	OW	7.75	8.75	9.50	5.50	6.20	6.75	4.25	4.75	5.35	2.60	2.60	2.60
	RT	14.75	16.65	18.05	10.45	11.80	12.85	8.10	9.05	10.20	4.95	4.95	4.95
TORONTO	OW	10.50	12.80	13.45	8.95	10.10	10.50	—	—	—	5.95	6.85	7.45
	RT	15.95	19.95	25.60	17.05	19.20	19.95	—	—	—	11.35	13.05	14.20
OTTAWA	OW	4.25	4.75	4.95	—	—	—	8.95	10.10	10.50	4.90	5.20	5.50
	RT	8.10	9.05	9.45	—	—	—	17.05	19.20	19.95	9.35	9.90	10.45
RENFREW	OW	7.15	7.80	8.00	3.05	3.05	3.05	11.55	11.55	11.55	7.95	8.25	8.55
	RT	13.60	14.85	15.20	5.80	5.80	5.80	21.95	21.95	21.95	15.15	15.70	16.25
PEMBROKE	OW	7.25	9.00	9.45	3.80	4.25	4.50	11.55	11.55	11.55	8.70	9.45	10.00
	RT	13.80	17.10	18.00	7.25	8.10	8.55	21.95	21.95	21.95	16.60	18.00	19.00
NORTH BAY	OW	10.95	12.95	14.90	7.95	8.95	9.95	YOU ALWAYS SAVE MORE WITH VOYAGEUR COLONIAL WHEN YOU BUY A RETURN TICKET			12.85	14.15	15.45
	RT	20.85	24.65	28.35	15.15	17.05	18.95				24.50	26.95	29.40
SUDBURY	OW	14.05	16.05	18.00	11.05	12.05	13.05	AVEC VOYAGEUR COLONIAL VOUS ÉCONOMISEZ TOUJOURS PLUS EN ACHETANT UN BILLET-RETOUR			15.95	17.25	18.55
	RT	26.75	30.55	34.25	21.05	22.95	24.85				30.40	32.85	35.30
SAULT STE. MARIE	OW	21.05	23.05	25.00	18.05	19.05	20.05				22.95	24.25	25.55
	RT	40.05	43.85	47.55	34.35	36.25	38.15				43.70	46.15	48.60
KIRKLAND LAKE	OW	17.65	19.65	21.60	14.65	15.65	16.65				19.55	20.85	22.15
	RT	33.60	37.40	41.10	27.90	29.80	31.70				37.25	39.70	42.15
TIMMINS	OW	21.30	23.30	25.25	18.30	19.30	20.30				23.20	24.50	25.80
	RT	40.55	44.35	48.05	34.85	36.75	38.65				44.20	46.65	49.10
HEARST	OW	28.00	30.00	31.95	25.00	26.00	27.00				29.90	31.20	32.50
	RT	53.25	57.05	60.75	47.55	49.45	51.35				56.90	59.35	61.80

PLEASE FOLLOW CALENDAR BELOW AND SELL "A", "B" OR "C" RATE AS INDICATED - VEUILLEZ VOUS SERVIR
DU CALENDRIER CI-DESSOUS, ET VENDRE AU TAUX APPROPRIÉ "A", "B" OU "C" TEL QU'INDIQUE.

S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S
1972 OCTOBER/OCTOBRE							1972 NOVEMBER/NOVEMBRE							1972 DECEMBER/DECEMBRE						
C 1	A 2	A 3	A 4	A 5	C 6	C 7				A 1	A 2	B 3	B 4						B 1	B 2
C 8	C 9	A 10	A 11	A 12	B 13	B 14	B 5	A 6	A 7	A 8	A 9	B 10	B 11	B 3	A 4	A 5	A 6	A 7	B 8	B 9
B 15	A 16	A 17	A 18	A 19	B 20	B 21	B 12	B 13	A 14	A 15	A 16	B 17	B 18	B 10	B 11	B 12	B 13	B 14	C 15	C 16
B 22	A 23	A 24	A 25	A 26	B 27	B 28	B 19	A 20	A 21	A 22	A 23	B 24	B 25	C 17	C 18	C 19	C 20	C 21	C 22	C 23
B 29	A 30	A 31					B 26	A 27	A 28	A 29	A 30			C 24/31	C 25	C 26	C 27	C 28	C 29	C 30

1973 APRIL/AVRIL							1973 MAY/MAI							1973 JUNE/JUIN						
B 1	A 2	A 3	A 4	A 5	B 6	B 7			A 1	A 2	A 3	B 4	B 5						C 1	C 2
B 8	A 9	A 10	A 11	A 12	B 13	B 14	B 6	A 7	A 8	A 9	A 10	B 11	B 12	C 3	B 4	B 5	B 6	B 7	C 8	C 9
B 15	A 16	A 17	A 18	C 19	C 20	C 21	B 13	A 14	A 15	A 16	A 17	C 18	C 19	C 10	B 11	B 12	B 13	B 14	C 15	C 16
C 22	C 23	A 24	A 25	A 26	B 27	B 28	C 20	A 21	A 22	A 23	A 24	B 25	B 26	C 17	B 18	B 19	B 20	B 21	C 22	C 23
B 29	A 30						B 27	A 28	A 29	A 30	A 31			C 24	B 25	B 26	B 27	B 28	C 29	C 30
D	L	M	M	J	V	S	D	L	M	M	J	V	S	D	L	M	M	J	V	S

VOYAGEUR COLONIAL LTD.

Effective June 1st, 1973—SPECIAL TARIFF EX—114—Cancels special tariff Ex—113

—En vigueur le 1er juin, 1973—TARIF EX—114—Annule tarif Ex—113

AND ET	BETWEEN ENTRE	PETERBORO			PEMBROKE			* SHERBROOKE			QUÉBEC, Qué.		
		A	B	C	A	B	C	A	B	C	A	B	C
CORNWALL	OW	9.75	10.50	10.50	7.15	7.60	7.85	7.55	7.85	8.05	9.45	10.40	10.60
	RT	18.55	19.95	19.95	13.65	14.50	14.95	14.40	15.00	15.35	18.00	19.80	20.15
BROCKVILLE	OW	8.05	8.05	8.05	7.15	7.60	7.85	9.30	9.80	10.50	11.20	12.35	13.05
	RT	15.30	15.30	15.30	13.65	14.50	14.95	17.75	18.70	20.05	21.35	23.50	24.85
KINGSTON	OW	6.50	6.50	6.50	8.70	9.45	10.00	10.50	11.40	12.00	12.40	13.95	14.55
	RT	12.35	12.35	12.35	16.60	18.00	19.00	20.05	21.75	22.90	23.65	26.55	27.70
BELLEVILLE	OW	4.10	4.10	4.10	9.30	10.45	11.25	12.30	13.30	14.05	14.20	15.85	16.60
	RT	7.80	7.80	7.80	17.70	19.90	21.40	23.45	25.35	26.75	27.05	30.15	31.55
TORONTO	OW	3.75	3.75	3.75	11.55	11.55	11.55	15.05	17.35	18.00	16.95	19.90	20.55
	RT	7.15	7.15	7.15	21.95	21.95	21.95	24.65	28.65	34.30	28.25	33.45	39.10
OTTAWA	OW	8.25	8.25	8.25	3.80	4.25	4.50	8.80	9.30	9.50	10.70	11.85	12.05
	RT	15.70	15.70	15.70	7.25	8.10	8.55	16.80	17.75	18.15	20.40	22.55	22.95
RENFREW	OW	10.20	10.20	10.20	1.95	1.95	1.95	11.70	12.35	12.55	13.60	14.90	15.10
	RT	19.40	19.40	19.40	3.75	3.75	3.75	22.30	23.55	23.90	25.90	28.35	28.70
PEMBROKE	OW	8.25	8.25	8.25	—	—	—	11.80	13.55	14.00	13.70	16.10	16.55
	RT	15.70	15.70	15.70	—	—	—	22.50	25.80	26.70	26.10	30.60	31.50
NORTH BAY	OW	YOU ALWAYS SAVE MORE WITH VOYAGEUR COLONIAL WHEN YOU BUY A RETURN TICKET			5.45	5.95	6.10	15.50	17.50	19.45	17.40	20.05	22.00
	RT				10.40	11.35	11.60	29.55	33.35	37.05	33.15	38.15	41.85
SUDBURY	OW	VOYAGEUR COLONIAL WHEN YOU BUY A RETURN TICKET			8.55	9.05	9.20	18.60	20.60	22.55	20.50	23.15	25.10
	RT				16.30	17.25	17.50	35.45	39.25	42.95	39.05	44.05	47.75
SAULT STE. MARIE	OW	AVEC VOYAGEUR COLONIAL VOUS ÉCONOMISEZ TOUJOURS PLUS EN ACHETANT UN BILLET-RETOUR			15.55	16.05	16.20	25.60	27.60	29.55	27.50	30.15	32.10
	RT				29.60	30.55	30.80	48.75	52.55	56.25	52.35	57.35	61.05
KIRKLAND LAKE	OW	AVEC VOYAGEUR COLONIAL VOUS ÉCONOMISEZ TOUJOURS PLUS EN ACHETANT UN BILLET-RETOUR			12.15	12.65	12.80	22.20	24.20	26.15	24.10	26.75	28.70
	RT				23.15	24.10	24.35	42.30	46.10	49.80	45.90	50.90	54.60
TIMMINS	OW	AVEC VOYAGEUR COLONIAL VOUS ÉCONOMISEZ TOUJOURS PLUS EN ACHETANT UN BILLET-RETOUR			15.80	16.30	16.45	25.85	27.85	29.80	27.75	30.40	32.35
	RT				30.10	31.05	31.30	49.25	53.05	56.75	52.85	57.85	61.55
HEARST	OW	AVEC VOYAGEUR COLONIAL VOUS ÉCONOMISEZ TOUJOURS PLUS EN ACHETANT UN BILLET-RETOUR			22.50	23.00	23.15	32.55	34.55	36.50	34.45	37.10	39.05
	RT				42.80	43.75	44.00	61.95	65.75	69.45	65.55	70.55	74.25

PLEASE FOLLOW CALENDAR BELOW AND SELL "A", "B" OR "C" RATE AS INDICATED — VEUILLEZ VOUS SERVIR DU CALENDRIER CI-DESSOUS, ET VENDRE AU TAUX APPROPRIÉ "A", "B" OU "C" TEL QU'INDIQUE.

S	M	T	W	T	F	S	S	M	T	W	T	F	S	S	M	T	W	T	F	S
1973 JANUARY/JANVIER							1973 FEBRUARY/FÉVRIER							1973 MARCH/MARS						
	C 1	C 2	C 3	C 4	C 5	C 6					A 1	B 2	B 3					A 1	B 2	B 3
C 7	A 8	A 9	A 10	A 11	B 12	B 13	B 4	A 5	A 6	A 7	A 8	B 9	B 10	B 4	A 5	A 6	A 7	A 8	B 9	B 10
B 14	A 15	A 16	A 17	A 18	B 19	B 20	B 11	A 12	A 13	A 14	A 15	B 16	B 17	B 11	A 12	A 13	A 14	A 15	B 16	B 17
B 21	A 22	A 23	A 24	A 25	B 26	B 27	B 18	A 19	A 20	A 21	A 22	B 23	B 24	B 18	A 19	A 20	A 21	A 22	B 23	B 24
B 28	A 29	A 30	A 31				B 25	A 26	A 27	A 28				B 25	A 26	A 27	A 28	A 29	B 30	B 31

1973 JULY/JUILLET							1973 AUGUST/AOÛT							1973 SEPTEMBER/SEPTEMBRE						
C 1	C 2	B 3	B 4	C 5	C 6	C 7			B 1	C 2	C 3	C 4								C 1
C 8	B 9	B 10	B 11	C 12	C 13	C 14	C 5	C 6	B 7	B 8	C 9	C 10	C 11	C 2	C 3	B 4	B 5	B 6	C 7	C 8
C 15	B 16	B 17	B 18	C 19	C 20	C 21	C 12	B 13	B 14	B 15	C 16	C 17	C 18	C 9	B 10	B 11	B 12	B 13	C 14	C 15
C 22	B 23	B 24	B 25	C 26	C 27	C 28	C 19	B 20	B 21	B 22	C 23	C 24	C 25	C 16	B 17	B 18	B 19	B 20	C 21	C 22
C 29	B 30	B 31					C 26	B 27	B 28	B 29	C 30	C 31		C 23/30	B 24	B 25	B 26	B 27	C 28	C 29
D	L	M	M	J	V	S	D	L	M	M	J	V	S	D	L	M	M	J	V	S

IMPORTANT: PLEASE WRITE THE LETTER "A", "B", or "C" ON EACH INTERLINE TICKET.
IMPORTANT: SUR TOUT BILLET INTERLIGNE, VEUILLEZ S.V.P. ÉCRIRE LA LETTRE "A", "B" ou "C".

EXPLANATIONS FOR EX-113 TARIFF

- * — Auto Route toll included in these fares
- OW — One Way
- RT — Regular Return
- "A", "B", "C" — Good for travel 6.00 a.m. to 6.00 a.m. on the date and at the rate indicated on the calendar.

Dates of Sale: October 1st, 1972 until cancelled.

Children's Fares: One half the adult fare, as per regular tariff No. 4 limitations

Stopovers: Usual stopover privileges.

Ticket Limits: One way ticket good until the cancellation date of this tariff. Return tickets leaving point of origin up to the date of cancellation of this tariff will be valid for 15 days.

Ticket Marking: Tickets sold on an interline basis to or from the routes of Voyageur Colonial Ltd., are to be marked EX-113 also "A", "B" or "C" to indicate the date of travel and rate used. Local tickets wholly for travel on Voyageur Colonial routes, sold on NCR machines should be marked "SP" on low fare days shown on the calendar that week, i.e.: Monday to Wednesday or Monday to Thursday etc., when the low fare is indicated; other days the regular "OW" and "RT" designation should be used. (Note: Toronto NCR tickets only will be marked "EX" to designate the low fare that week.) Local coupon tickets wholly for travel on Voyageur Colonial Routes should be marked "SP" on low fare days shown on the calendar that week, i.e.: Monday to Wednesday or Monday to Thursday etc., when the low fare is indicated.

One coupon **ONLY** is required for travel on Voyageur Colonial routes. If a stopover is requested, then extra coupons are required covering the stopovers.

Excepting the Special Fares listed in this tariff, please use the regular Voyageur Colonial Tariff No. 4 between all stations on Voyageur Colonial Routes, unless an EX — 113 fare or combination of an EX — 113 fare and/or regular fare provides a lower fare.

Intermediate point agents using EX — 113 tariff should show how fare was computed on their audit stub, and make out the ticket coupons from point of origin to destination, not from fare points used. No local fare between points named may exceed the EX — 113 fare as quoted.

These special fares are not to be used to construct fares to or through United States points, or to construct any special fares such as Commercial, Clergy, Party rates, etc., but may be used to construct regular fares beyond our lines in Canada.

Some fares in this tariff are shown at regular tariff rates.

Issued September 7th, 1972 — Émis le 7 septembre 1972

Effective October 1st, 1972 — En vigueur le 1^{er} octobre 1972

EXPLICATIONS DU TARIF EX-113

- * — Droit de passage inclu dans ces taux.
- OW — Billet simple
- RT — Billet de retour
- "A", "B", "C" — Tarif valide de 6.00 a.m. à 6.00 a.m. le jour du voyage tel qu'indiqué sur le calendrier.

En vigueur: Du 1^{er} octobre 1972 jusqu'à annulation.

Taux pour enfants: Moitié du prix adulte, selon les règlements stipulés dans le tarif régulier No. 4

Arrêts en cours de route: Privilèges habituels.

Durée des billets: Les billets simples seront valables jusqu'à la date d'annulation de ce tarif. Les billets de retour procurés d'ici la date d'annulation de ce tarif seront valables pour une durée de 15 jours additionnels.

Indication sur billets: Tout billet inter-ligne vendu, allant vers ou venant de toutes les routes de Voyageur Colonial Ltd. doit être inscrit EX-113 et "A", "B" ou "C" indiquant ainsi la date du voyage et le prix utilisé. Les billets "NCR" vendus et utilisés exclusivement sur les routes de Voyageur Colonial Ltd. doivent être inscrits "SP" pour les voyages durant les jours à taux réduits, soit du lundi au mercredi ou du lundi au jeudi selon la semaine, tel que l'indique le calendrier. Les autres jours, l'inscription "OW" et "RT" sera employée. (A noter: Les billets "NCR" de Toronto seulement seront inscrits "EX" pour désigner les jours à prix réduits). Les billets-coupons utilisés exclusivement sur les routes de Voyageur Colonial doivent être inscrits "SP" pour les jours à prix réduits tels qu'indiqués sur le calendrier, soit du lundi au mercredi ou du lundi au jeudi selon la semaine, lorsque le prix réduit est indiqué.

UN SEUL coupon est requis pour voyager sur les routes de Voyageur Colonial. Des coupons de surplus seront requis s'il y a arrêts en cours de route.

Exception faite des taux spéciaux indiqués dans ce tarif, veuillez utiliser le tarif Voyageur Colonial No. 4 entre toutes stations sur les routes de Voyageur Colonial. Ceci, à moins que le tarif EX — 113 seul ou combiné avec le tarif régulier No. 4 ne procure un taux moins élevé.

Les agents, aux endroits intermédiaires, doivent montrer la structure du parcours du billet sur le coupon de vérification (audit stub). Les points d'origines et de destinations doivent être indiqués sur le billet. Le prix entre deux endroits ne devrait jamais excéder le prix du tarif EX — 113 entre les deux mêmes endroits.

Certains taux dans ce tarif sont les taux du tarif régulier No. 4.

Le tarif EX — 113 ne peut être utilisé sur un trajet se rendant aux Etats-Unis, mais peut être utilisé pour tout endroit au Canada. Les taux spéciaux tels que clergé, commercial, ou de groupe ne s'appliquent pas à ce tarif.

Issued by
Émis par E. GILL
Director-Traffic

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
A.D.S. MEDICAL LABORATORIES LIMITED.....	April 3, 1973	Town Brampton, Co. Peel
AHORN PROPERTIES LIMITED.....	April 18, 1973	Metro. Toronto, Jud. Dis. York
AIR-GROUND TRANSPORTATION SERVICES LIMITED.....	April 16, 1973	Bor. Scarborough, Metro. Toronto
ALCROFT INVESTMENTS LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
P. ALDO AND SON CONSTRUCTION LIMITED....	April 16, 1973	Bor. N. York, Metro. Toronto
LEONARDO ALESSIO MASONRY LIMITED.....	April 16, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ALLISTON CHRYSLER LIMITED.....	April 5, 1973	Twp. Chinguacousy, Co. Peel
ALLTRANS HOLDINGS (ONTARIO) LTD.....	April 17, 1973	Toronto, Metro. Toronto
ALPHA ELECTRIC (SUDBURY) LTD.....	April 13, 1973	Sudbury, Rgl. Mun. Sudbury
ALRON ENGRAVERS LIMITED.....	Mar. 22, 1973	Bor. Scarborough, Metro. Toronto
APPLETREE CONSTRUCTION LIMITED.....	April 16, 1973	Bor. Etobicoke, Jud. Dis. York
ASSOCIATED CHARTERS LIMITED.....	April 13, 1973	Toronto, Metro. Toronto
ATLANTA INVESTMENTS LIMITED.....	April 17, 1973	Town Burlington, Co. Halton
BALE-HOLLIDAY WASTE DISPOSAL SYSTEMS LTD.....	April 16, 1973	North Bay, Dis. Nipissing
BARDAV ENTERPRISES LIMITED.....	April 19, 1973	Bor. Etobicoke, Metro. Toronto
BARKER YACHT SALES LIMITED.....	April 13, 1973	Metro. Toronto, Jud. Dis. York
BARRIE AUTOMOTIVE SUPPLY LIMITED.....	April 16, 1973	Barrie, Co. Simcoe
BASE CONSTRUCTION INC.....	April 15, 1973	Twp. London, Co. Middlesex
BAY ROC MINING COMPANY LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
B. H. S. ENTERPRISES LIMITED.....	April 16, 1973	Town Kenora, Dis. Kenora
BIG RIVER MUSIC LIMITED.....	April 17, 1973	Bor. N. York, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
BONNELL HOLDINGS CO. LTD.....	April 16, 1973	Twp. S. Himsworth, Dis. Parry Sound
BRI-GILD HOLDINGS LIMITED.....	April 11, 1973	Bor. N. York, Metro. Toronto
CAMPBELL INSURANCE AGENCIES BRANTFORD LIMITED.....	April 16, 1973	Brantford, Co. Brant
CANADIAN ROTOGRAPHICS LIMITED.....	April 16, 1973	Bor. Scarborough, Metro. Toronto
CANBRA FOODS LTD.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
CANBRIT INDUSTRIES LIMITED.....	April 18, 1973	Town Dundas, Co. Wentworth
CANSO PRODUCTIONS INC.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
CAR-ALIGN SERVICES LIMITED.....	April 16, 1973	Bor. Scarborough, Metro. Toronto
CARMEL DEVELOPMENTS INC.....	April 13, 1973	Town Brampton, Co. Peel
CBS HOLDINGS LIMITED.....	April 12, 1973	Toronto, Metro. Toronto
CENTENNIAL LANDSCAPING (OTTAWA) LIMITED.....	April 13, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
CHARANNE INVESTMENTS LIMITED.....	April 4, 1973	Toronto, Metro. Toronto
CHATEAU MANUFACTURING LIMITED.....	April 18, 1973	Town Paris, Co. Brant
COLE CORDAGE COMPANY LTD.....	April 16, 1973	Town Vaughan, Rgl. Mun. York
CONDO COMPUTER SERVICES LIMITED.....	April 16, 1973	Toronto, Metro. Toronto
DAVELAAR FARMS LIMITED.....	April 18, 1973	Twp. Caradoc, Co. Middlesex
DELNIN HOLDINGS LIMITED.....	April 17, 1973	Town Milton, Co. Halton
DI MEO CONSTRUCTION LIMITED.....	April 12, 1973	Bor. N. York, Jud. Dis. York
DISERE REALTY LIMITED.....	April 16, 1973	St. Catharines, Rgl. Mun. Niagara
D.L.C. ENTERPRISES LIMITED.....	April 17, 1973	Bor. N. York, Metro. Toronto
DOV-MORE MANAGEMENT SERVICES, INC.....	April 17, 1973	Metro. Toronto, Jud. Dis. York
DRAPER HOUSE LTD.....	April 19, 1973	Town Niagara-On-The-Lake, Rgl. Mun. Niagara
E.E.C. ENVIRONMENTAL ENGINEERING CONSULTANTS LTD.....	April 13, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
EFFINGHAM INVESTMENTS LIMITED.....	April 16, 1973	St. Catharines, Rgl. Mun. Niagara
ENDEAVOURS LIMITED.....	April 18, 1973	Metro. Toronto, Prov. Ontario

Name of Corporation	Date of Incorporation	Head Office
ENVIRONMENTAL VISUAL SYSTEMS (CANADA) LIMITED.....	April 16, 1973	Toronto, Metro. Toronto
EQUIPMENT WORLD INC.....	April 18, 1973	Thunder Bay, Dis. Thunder Bay
FASHION TRIO CANADA LTD.....	April 18, 1973	Toronto, Metro. Toronto
FERRCAN LTD.....	April 17, 1973	Metro. Toronto, Jud. Dis. York
JAMES G. FLAKE & SONS LTD.....	April 16, 1973	Town Fort Erie, Rgl. Mun. Niagara
FURNITURE FASHION DISTRIBUTORS LIMITED.....	April 17, 1973	Bor. N. York, Metro. Toronto
G-J PLUMBING & HEATING GUELPH LIMITED..	April 18, 1973	Guelph, Co. Wellington
GOLD ACRES MINES LIMITED.....	April 16, 1973	Toronto, Metro. Toronto
BADEN GRIFFIN INCORPORATED.....	April 16, 1973	Town Kincardine, Co. Bruce
GEORGE GUNNERMAN ASSOCIATES LTD.....	April 12, 1973	Bor. N. York, Metro. Toronto
RAKESH GUPTA REALTY LIMITED.....	April 17, 1973	Toronto, Metro. Toronto
HEXAMER ELECTRIC LIMITED.....	April 16, 1973	Brantford, Co. Brant
HOLMEX LONDON LIMITED.....	April 16, 1973	London, Co. Middlesex
HOY CONSTRUCTION LIMITED.....	April 16, 1973	Twp. Pickering, Co. Ontario
KANE MANAGEMENT & SALES LTD.....	April 18, 1973	Windsor, Co. Essex
KANTOR WEST LIMITED.....	April 13, 1973	Metro. Toronto, Jud. Dis. York
KAWARTHA OPTICAL LIMITED.....	Feb. 20, 1973	Twp. Ennismore, Co. Peterborough
DON KELLY INSURANCE AGENCY LIMITED....	April 13, 1973	Bor. Scarborough, Metro. Toronto
KEWLEY & KEWLEY ADVERTISING LTD.....	April 18, 1973	Hamilton, Co. Wentworth
KEYRAM HOLDINGS LIMITED.....	April 16, 1973	London, Co. Middlesex
AEBEL KLUWER LIMITED.....	April 16, 1973	St. Catharines, Rgl. Mun. Niagara
KUMAR ENTERPRISES INC.....	April 17, 1973	Bor. E. York, Metro. Toronto
LAC DES BOIS REALTY LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
LAKESHORE BROADLOOM AND TILE LIMITED.	April 18, 1973	Town Mississauga, Co. Peel
ARTHUR LALONDE LIMITED.....	April 18, 1973	North Bay, Dis. Nipissing
LAMBTON SCIENTIFIC INC.....	April 10, 1973	Twp. Sarnia, Co. Lambton
JOE LESAR HOLDINGS LTD.....	April 19, 1973	Sudbury, Rgl. Mun. Sudbury

Name of Corporation	Date of Incorporation	Head Office
LEVLER DEVELOPMENTS LIMITED.....	April 17, 1973	Bor. N. York, Jud. Dis. York
LINDUM LIMITED.....	April 18, 1973	Bor. N. York, Metro. Toronto
LIRI RIVER DEVELOPMENTS LIMITED.....	April 18, 1973	Bor. N. York, Metro. Toronto
LORI PLASTICS LIMITED.....	April 16, 1973	St. Catharines, Rgl. Mun. Niagara
MACGREGOR MARINE ENTERPRISES LTD.....	April 18, 1973	Metro. Toronto
MARSENGA HOLDINGS LIMITED.....	April 17, 1973	Hamilton, Co. Wentworth
G. MARSHALL TRANSPORT LIMITED.....	April 12, 1973	Hamilton, Co. Wentworth
MATH INVESTMENTS INCORPORATED.....	April 18, 1973	Town Leamington, Co. Essex
MCCURDY EXCAVATING LTD.....	April 18, 1973	Twp. Belmont, Co. Peterborough
MENTMOR PROPERTIES LIMITED.....	April 10, 1973	Metro. Toronto, Jud. Dis. York
M.F. & R. PLAYFORD MANUFACTURING LTD....	April 13, 1973	Town Ajax, Co. Ontario
MGL FABRICATING LIMITED.....	April 16, 1973	Metro. Toronto, Prov. Ontario
MICHAEL & FELSKE COMPANY LIMITED.....	April 16, 1973	Sudbury, Rgl. Mun. Sudbury
MIDLAND MARINA LIMITED.....	April 12, 1973	Town Midland, Co. Simcoe
MILBELL INVESTMENTS LIMITED.....	April 6, 1973	Town Oakville, Co. Halton
MIRABELLE RESTAURANTS LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
MORDATA LTD.....	April 16, 1973	Waterloo, Rgl. Mun. Waterloo
RONALD J. MOREY LIMITED.....	April 13, 1973	Twp. Brantford, Co. Brant
MOUNTAIN LAKE HUNT LIMITED.....	April 11, 1973	Peterborough, Co. Peterborough
MURPHY DEVELOPMENTS INCORPORATED.....	April 16, 1973	Twp. Chinguacousy, Co. Peel
MURRAY'S MEDI MARTS LIMITED.....	April 17, 1973	Chatham, Co. Kent
M V L LIMITED.....	April 17, 1973	Town Mississauga, Co. Peel
MYNDAL CONSTRUCTION INCORPORATED.....	April 13, 1973	Bor. N. York, Metro. Toronto
NATIONWIDE INCOME TAX SERVICES LIMITED.	April 13, 1973	Windsor, Co. Essex
NEL-JON HOLDING INC.....	April 18, 1973	Town Hanover, Co. Grey
NIAGARA GLEN-VIEW TENT & TRAILER PARK LIMITED.....	April 17, 1973	Niagara Falls, Rgl. Mun. Niagara
NORBRAN HOLDINGS INC.....	April 16, 1973	Twp. Brantford, Co. Brant

Name of Corporation	Date of Incorporation	Head Office
NORTHLAND CAMPS LIMITED.....	Mar. 31, 1973	Improvement Dis. Sioux Narrows, Dis. Kenora
NORTHLAND CEDAR PRODUCTS LIMITED.....	April 13, 1973	Town Timmins, Dis. Cochrane
NU-LITE OF CANADA LIMITED.....	April 25, 1973	Bor. N. York, Metro. Toronto
O'CONNOR INVESTMENT LIMITED.....	April 16, 1973	Metro. Toronto, Prov. Ontario
OLYMPIC BUILDING SERVICES LIMITED.....	April 16, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ONTARIO FORMAL RENTAL LIMITED.....	April 17, 1973	Metro. Toronto, Jud. Dis. York
OTTO-JOHN WELDING COMPANY LIMITED.....	April 13, 1973	Bor. Scarborough, Metro. Toronto
PANORAMA HOME CENTRE LIMITED.....	April 18, 1973	Brantford, Co. Brant
PARK PRECIOUS METALS INCORPORATED.....	April 10, 1973	Toronto, Metro. Toronto
PATZ & LEO'S CONSTRUCTION LIMITED.....	April 17, 1973	Twp. Pickering, Co. Ontario
DOROTHY PENROSE ENTERPRISES LTD.....	April 17, 1973	Windsor, Co. Essex
PERSONAL HEARING AID SERVICES LTD.....	April 16, 1973	Hamilton, Co. Wentworth
POOL CONTRACTORS AND MANAGEMENT LIMITED.....	April 12, 1973	London, Co. Middlesex
PRIDE INSURANCE AGENCIES LTD.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
PROGRESSIVE BUSINESS SERVICES LIMITED...	April 19, 1973	Town Dundas, Co. Wentworth
PROMARC DEVELOPMENTS INC.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
PROVINCE WIDE ELECTRIC CORPORATION.....	April 13, 1973	Bor. Etobicoke, Metro. Toronto
RA DATA CORPORATION LTD.....	Mar. 1, 1973	Kingston, Co. Frontenac
RACAR CONSTRUCTION CO. LTD.....	April 19, 1973	Bor. Etobicoke, Metro. Toronto
REGENT PHARMACY COMPANY LIMITED.....	April 9, 1973	Sudbury, Rgl. Mun. Sudbury
D. J. REILLY LTD.....	April 17, 1973	Guelph, Co. Wellington
RENAUD INVESTMENTS LIMITED.....	April 17, 1973	Toronto, Jud. Dis. York
RENFO LIMITED.....	April 18, 1973	Twp. Sandwich S., Co. Essex
RETAIL ENVIRONMENTS LIMITED.....	April 13, 1973	Toronto, Metro. Toronto
REVCO REALTY LIMITED.....	April 17, 1973	Windsor, Co. Essex
RICHLO GRAIN DRYING & STORAGE SYSTEMS LTD.....	April 16, 1973	Twp. Lobo, Co. Middlesex
RIFA CONSTRUCTION LIMITED.....	April 16, 1973	Cambridge, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
ROEHAMPTON PLACE HOTEL LIMITED.....	April 18, 1973	Toronto, Metro. Toronto
RONALD FARMS LIMITED.....	April 12, 1973	St. Catharines, Rgl. Mun. Niagara
ROSMOR INVESTMENTS INCORPORATED.....	April 24, 1973	Toronto, Metro. Toronto
NORMAND ROY ENTERPRISES LTD.....	April 16, 1973	Windsor, Co. Essex
LEWIS RUNNALLS LIMITED.....	April 18, 1973	Town Gore Bay, Dis. Manitoulin
RUSSELL'S TOWING SERVICE (BURLINGTON) INC.....	April 9, 1973	Town Burlington, Co. Halton
SAFE BRAKE & MUFFLER OF SUDBURY LIMITED.....	April 19, 1973	Sudbury, Dis. Sudbury
SAPARO HOLDINGS INC.....	April 16, 1973	Metro. Toronto
A. SCHULMAN CANADA LTD.....	April 17, 1973	Metro. Toronto, Prov. Ontario
PMC SCOTT LIMITED.....	April 16, 1973	Twp. Pickering, Co. Ontario
G. SEBASTIAN CONSTRUCTION INC.....	April 13, 1973	Hamilton, Co. Wentworth
SELB DEVELOPMENTS LIMITED.....	April 18, 1973	Metro. Toronto, Jud. Dis. York
SHAN-CRISS INVESTMENTS LIMITED.....	April 13, 1973	Windsor, Co. Essex
SNOCAN ENTERPRISES LIMITED.....	April 18, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SOUTH OTTAWA ENTERPRISES LIMITED.....	April 16, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SOUTHEAST BUILDING CORPORATION.....	April 13, 1973	Metro. Toronto
SPRINGER INVESTMENTS LIMITED.....	April 17, 1973	Town Markham, Rgl. Mun. York
S. R. M. INVESTMENTS LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
L. A. STEPHENS SALES LIMITED.....	April 18, 1973	Twp. Malden, Co. Essex
SURREY KNIT INC.....	April 18, 1973	Cornwall, Co. Stormont
THOR CONSTRUCTION INC.....	April 18, 1973	Metro. Toronto, Prov. Ontario
TOWN CYCLE & SPORTS LIMITED.....	April 17, 1973	Barrie, Co. Simcoe
TRAPEZE DEVELOPMENTS LIMITED.....	April 13, 1973	Toronto, Jud. Dis. York
268894 ONTARIO LIMITED.....	April 17, 1973	Waterloo, Rgl. Mun. Waterloo
268955 ONTARIO LIMITED.....	April 18, 1973	Toronto, Metro. Toronto
268996 ONTARIO LIMITED.....	April 18, 1973	Kitchener, Rgl. Mun. Waterloo
269285 ONTARIO LIMITED.....	April 16, 1973	Twp. Peel, Co. Wellington

Name of Corporation	Date of Incorporation	Head Office
269367 ONTARIO LIMITED.....	April 17, 1973	Barrie, Co. Simcoe
269484 ONTARIO LIMITED.....	April 19, 1973	Metro. Toronto, Prov. Ontario
269510 ONTARIO LIMITED.....	April 19, 1973	Hamilton, Co. Wentworth
269514 ONTARIO LIMITED.....	April 19, 1973	St. Catharines, Rgl. Mun. Niagara
269579 ONTARIO LTD.....	April 24, 1973	Toronto, Metro. Toronto
269580 ONTARIO LTD.....	April 24, 1973	Toronto, Metro. Toronto
VANGOCH DEVELOPMENTS LIMITED.....	April 16, 1973	Hamilton, Co. Wentworth
VAN HOOF CONSTRUCTION CHATHAM INC.....	April 18, 1973	Chatham, Co. Kent
VIC WALDEN FUELS LIMITED.....	April 18, 1973	Town Goderich, Co. Huron
WIKI INVESTMENTS LIMITED.....	April 17, 1973	Bor. E. York, Metro. Toronto
WILLOW BEACH DEVELOPMENTS LIMITED.....	April 16, 1973	Metro. Toronto, Prov. Ontario
WINDOW DECOR LTD.....	April 12, 1973	Metro. Toronto, Jud. Dis. York
WOLGRO CORPORATION LIMITED.....	April 18, 1973	Toronto, Metro. Toronto
W. R. P. UNITED INSURANCE AGENCIES LTD...	April 11, 1973	Metro. Toronto, Jud. Dis. York
WYELECTRIC LTD.....	April 17, 1973	Twp. Medonte, Co. Simcoe
YORK CONSTRUCTION & DRAIN CONTRACTORS LIMITED.....	Mar. 28, 1973	Bor. N. York, Metro. Toronto
ZELMA ENTERPRISES LIMITED.....	April 13, 1973	Town Penetanguishene, Co. Simcoe
ZIPRINT LIMITED.....	April 17, 1973	Town Mississauga, Co. Peel

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5409)

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
APRIGLIANO CLUB (without share capital).....	April 12, 1973	Metro. Toronto
ARKONA BIBLE CHAPEL (without share capital)...	April 4, 1973	Vil. Arkona, Co. Lambton
BLIND RIVER AND DISTRICT METIS AND NON-STATUS INDIANS (without share capital)....	April 9, 1973	Town Blind River, Dis. Algoma

Name of Corporation	Date of Incorporation	Head Office
GALT NEWFOUNDLAND CLUB (without share capital).....	April 11, 1973	Cambridge, Rgl. Mun. Waterloo
GALT ROAD RAJAHS SPORTS CLUB INC. (without share capital).....	April 11, 1973	Twp. N. Dumfries, Rgl. Mun. Waterloo
HOLIDAY THEATRE (THEATRE FIVE) (without share capital).....	April 13, 1973	Kingston, Co. Frontenac
HURONIA SOARING ASSOCIATION (without share capital).....	April 5, 1973	Town Midland, Co. Simcoe
KAMPO GONGRA DRUBGYUDLING (without share capital).....	April 12, 1973	Toronto, Metro. Toronto
KANATA SCHOOLS (CHAMPLAIN CAMPUS) (without share capital).....	Mar. 26, 1973	North Bay, Dis. Nipissing
KOREAN CANADIAN CULTURAL CENTRE (without share capital).....	Mar. 30, 1973	Toronto, Metro. Toronto
LAKESHORE AREA MULTI-SERVICES PROJECT (LAMP) INC. (without share capital).....	April 9, 1973	Bor. Etobicoke, Metro. Toronto
MADISON HALF-WAY HOUSE INC. (without share capital).....	April 4, 1973	Metro. Toronto
THE NEWSREEL CORPORATION (without share capital).....	Mar. 27, 1973	Metro. Toronto
PARKDALE UNITED CHURCH FOUNDATION INCORPORATED (without share capital).....	Mar. 22, 1973	Toronto, Metro. Toronto
THE POTTER'S STUDIO INC. (without share capital).	Mar. 22, 1973	Toronto, Metro. Toronto
THE SANDOR HOFSTEDTER FAMILY CHARITABLE FOUNDATION (without share capital).....	Mar. 26, 1973	Metro. Toronto
34 WEST AVENUE NORTH (HAMILTON) INCORPORATED (without share capital).....	April 4, 1973	Hamilton, Co. Wentworth
WHITE BIRCH CAMPERS ASSOCIATION (without share capital).....	April 12, 1973	Thunder Bay, Dis. Thunder Bay
WYNDHAM HOUSE (without share capital).....	April 9, 1973	Guelph, Co. Wellington

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ARCTIC FILMS LIMITED (formerly Maple Leaf Films Limited).....	April 5, 1972	April 16, 1973	Certificate of Amendment of Articles
BECK DISTRIBUTORS LIMITED (formerly Adanac Grocers Limited)....	April 10, 1945	April 19, 1973	Certificate of Amendment of Articles
CARI LIMITED (formerly 266420 Ontario Ltd.).....	Feb. 9, 1973	April 17, 1973	Certificate of Amendment of Articles
CHESSWOOD HOUSE PUBLISHING LIMITED.....	Jan. 28, 1972	April 13, 1973	Certificate of Amendment of Articles
CNA INVESTORS GROUP LTD.....	May 18, 1972	April 17, 1973	Certificate of Amendment of Articles
COLLEGIATE SPORTS LTD. (formerly Collegiate Sports (Wholesale) Company Limited).....	Dec. 4, 1963	April 16, 1973	Certificate of Amendment of Articles
COMMONWEALTH INTERNATIONAL VENTURE FUND LTD.....	April 2, 1968	April 16, 1973	Certificate of Amendment of Articles
DRUT INDUSTRIES LIMITED (formerly 266281 Ontario Limited).....	Feb. 7, 1973	April 16, 1973	Certificate of Amendment of Articles
FORTAMIX CHEMICALS LIMITED...	Oct. 31, 1968	April 16, 1973	Certificate of Amendment of Articles
HEITMAN CANADIAN REALTY INVESTORS LIMITED.....	Nov. 9, 1972	April 18, 1973	Certificate of Amendment of Articles
INGLIS LIMITED (formerly John Inglis Co. Limited).....	Nov. 23, 1936	April 24, 1973	Certificate of Amendment of Articles
THE HOWARD JAMES COMPANY LIMITED.....	Jan. 26, 1949	April 16, 1973	Certificate of Amendment of Articles
KALBFLEISCH BROTHERS, LIMITED.....	April 20, 1920	April 17, 1973	Certificate of Amendment of Articles
MARKLE COMMUNITY NEWS- PAPERS LIMITED.....	April 27, 1971	April 18, 1973	Certificate of Filing of Resolution

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
R. J. NASH & ASSOCIATES LIMITED.....	Aug. 2, 1972	April 18, 1973	Certificate of Amendment of Articles
HUGH S. NEWTON & COMPANY LIMITED (formerly Newton Publishing Limited).....	Jan. 4, 1966	April 9, 1973	Certificate of Amendment of Articles
JAMES MICHAEL O'BRIEN & COMPANY LIMITED.....	Nov. 30, 1967	April 17, 1973	Certificate of Amendment of Articles
OUTAOUAIS ALARMS LIMITED (formerly Outaouis Alarms Limited)...	Aug. 4, 1972	April 16, 1973	Certificate of Amendment of Articles
POW REALTIES INC.....	Oct. 30, 1972	April 16, 1973	Certificate of Amendment of Articles
ROUNABOUTS INVESTMENTS LIMITED (formerly Marnette Investments Limited).....	Dec. 4, 1961	April 12, 1973	Certificate of Amendment of Articles
STANLEY STRUCTURES LIMITED (formerly Wilson Concrete Products Limited).....	July 22, 1954	April 17, 1973	Certificate of Amendment of Articles
STATHAM-POPE LIMITED.....	April 17, 1961	April 18, 1973	Certificate of Amendment of Articles
VARIS CONSTRUCTION LIMITED...	Mar. 15, 1971	April 16, 1973	Certificate of Amendment of Articles
WESTSHORE INVESTMENT CORPORATION (formerly Larcon Construction Limited).....	Oct. 21, 1968	April 16, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
ALGOMA REGIONAL SCHOOL OF NURSING.....	May 31, 1968	April 9, 1973	Change name to Algoma School of Nursing

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
HUMBER MEMORIAL HOSPITAL ASSOCIATION.....	May 8, 1947	Mar. 30, 1973	Vary provisions
L'ASSOCIATION DES COMMISSIONS DES ECOLES BILINGUES D'ONTARIO.....	May 31, 1962	Mar. 30, 1973	(a) Change name to L'Association Francaise des Conseils Scolaires de L'Ontario (b) Vary objects

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5412)

19

Order Reviving Corporations

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporations:

Name of Corporation	Date of Incorporation	Date of Order
MUSTANG FINANCIAL CORPORATION LIMITED.....	May 14, 1964	Mar. 21, 1973
SUBURBAN PLASTERING COMPANY LIMITED.....	July 24, 1958	April 17, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5413)

19

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
FANTASTIC PLASTICS & INDUSTRIES LIMITED.....	April 26, 1971	Canada	April 17, 1973
GUY CHENEVERT LTEE— GUY CHENEVERT LTD.....	April 16, 1952	Canada	Mar. 27, 1973
GRAY HAND TOOL SALES LIMITED.....	Dec. 31, 1971	Canada	April 9, 1973
HAWKER INDUSTRIES LIMITED.....	July 16, 1920	Canada	April 9, 1973
IVAG INVESTMENTS LTD.....	Dec. 5, 1972	Alberta	Mar. 23, 1973
MICHELIN TIRES (CANADA) LTD.....	June 23, 1947	Canada	April 9, 1973

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
SUCRONEL LIMITED— SUCRONEL LIMITEE.....	Oct. 31, 1968	Canada	Mar. 20, 1973
CHARLES TENNANT & COMPANY (CANADA) LIMITED.....	Sept. 22, 1932	Canada	April 18, 1973
URANERZ CANADA LIMITED.....	Nov. 13, 1970	Canada	April 11, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5414)

19

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BOOKS DATA RESEARCH GMBH.....	Jan. 26, 1973	Federal Republic Switzerland	Mar. 27, 1973
CARVERN INTERNATIONAL INDUSTRIES LTD.....	Oct. 18, 1972	British Columbia	April 17, 1973
CARVERN PETROCHEMICAL CO. LTD.....	July 12, 1967	British Columbia	April 17, 1973
KINGS PARKING COMPANY (CANADA) LTD.....	May 23, 1972	British Columbia	April 13, 1973
TRUCENA INVESTMENTS LIMITED.....	Sept. 17, 1969	Prince Edward Island	Feb. 9, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5415)

19

Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 345 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
CRITERION ADVERTISING COMPANY, INC.....	Dec. 26, 1945	Delaware	May 25, 1955	April 11, 1973
DRESSER INTERNATIONAL, S.A.....	July 31, 1963	Principality Liechtenstein	Nov. 26, 1970	April 17, 1973
ORION SALES LTD.....	April 7, 1961	Manitoba	Dec. 3, 1969	April 12, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5416)

19

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
DALAN (NORTHERN) LIMITED.....	Feb. 28, 1966	April 18, 1973
G. & W. DISCOUNT LIMITED.....	June 13, 1972	April 17, 1973
PETER MUNK CONSULTANTS LIMITED.....	June 7, 1968	April 16, 1973
P. E. HOLDINGS OF THOROLD LIMITED.....	May 18, 1934	April 18, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5417)

19

Surrender of Letters Patent and Termination of Existence

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, surrender of the charter of the corporations named hereunder has been accepted:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
CANADIAN LIBRARY WEEK COUNCIL INCORPORATED.....	Jan. 15, 1959	April 11, 1973	May 21, 1973
THE ORIGINALS CLUB.....	May 30, 1918	April 17, 1973	May 21, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5418)

19

Resolution Requiring Voluntary Winding Up

NOTICE IS HEREBY GIVEN that, under Section 203 (4) of *The Business Corporations Act*, a notice of a resolution requiring the voluntary winding up has been filed with the Ministry of Consumer and Commercial Relations by the corporations named hereunder:

Name of Corporation	Date of Incorporation	Date of Filing
LIGHTORAMA LIMITED.....	Aug. 30, 1961	April 17, 1973
HALE & HARDY LIMITED.....	May 17, 1955	April 17, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5451)

19

Resolution Requiring Voluntary Winding Up

NOTICE IS HEREBY GIVEN that, under Section 203 (4) of *The Business Corporations Act*, a notice of a resolution requiring the voluntary winding up has been filed with the Ministry of Consumer and Commercial Relations by the corporation named hereunder:

Name of Corporation	Date of Incorporation	Date of Filing
THE TOR MANUFACTURING COMPANY LIMITED.....	Nov. 16, 1966	May 1, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

(5466) 19

Court Order Concerning Voluntary Winding Up

NOTICE IS HEREBY GIVEN that, under Section 220 (1) of *The Business Corporations Act*, a notice of a court order has been filed with the Ministry of Consumer and Commercial Relations, concerning the corporation named hereunder:

Name of Corporation	Date of Incorporation	Date of Filing
A & J MECHANICAL LIMITED.....	May 11, 1972	April 18, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

(5452) 19

Credit Union Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
CORNWALL CO-OPERATIVE CREDIT UNION LIMITED.....	May 28, 1949	April 9, 1973	May 14, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.			

(5419) 19

The Marriage Act

CERTIFICATES OF REGISTRATION as persons authorized to solemnize marriage in the Province of Ontario, have been issued to the following:

Rev. John Daniel Murray, Sudbury; Rev. Adam Karl Prasuhn, Thunder Bay; Mr. Noordean Tejpar, Toronto; Mr. Hassanali Dharsi, Toronto; Mr. Nurdin Jadavji, Toronto; Rev. Allan Bryce Simpson, Fonthill; Rev. Ernest Yung-En Wu, Rexdale; Mr. Amirali Abdulla Lalani, Downsview; Rev. Reginald Angus MacDonald, Brantford; Lieut. Raymond Harold Rowe, Perth; Chairman Brian James Flynn, Stoney Creek; Evangelist Philip Arthur Kember, Echo Bay; Rev. John Lauchlin Langley MacLean, Kenora; Rev. Leonard Paul Hands, Red Lake; Rev. Edwin John Gazzard, Wyevalle; Rev. Robert Alexander Russell, Agincourt; Rev. Joseph McKay, Sachigo Lake, Via Central Patricia; Mr. Ramnarine Tiwari, Toronto; Rev. Herbert Donald Arnold, Ottawa; Rev. Reginald George Brooks, Scarborough; Rev. Bruce Arthur Alexander Woods, Ancaster; Rev. James Norman Vance, Agincourt; Rev. Roderick William McLeod, Fort Frances; Rev. Joseph Anthony Ernewein, Scarborough; Capt. Robert Gordon Perry, Dunnville; Capt. Mabel Jean Rawlins, Scarborough; Mr. David Edward William Holden, Kingston; Rev. Stephen Andrew Hayes, Cobourg; Rev. Walter Martin Hayes, Toronto; Rev. Edward Walter Scott, Toronto; Rev. Samuel Obed Biro, Nipigon; Rev. Peter Frederick Gilbert, Willowdale; Rev. Gordon Charles Smedley, South River; Rev. Paul Saison Gibson, Toronto; Rev. Michel Tremblay, Ottawa; Reverend Francis Xavier Pistorius, Willowdale; Rev. Noel Arch Churchman, Brampton; Reverend Kenneth Kar-Leung Fung, Toronto; Rev. Davis Allen Woodman, Marathon; Captain David Lloyd Thorburne, Cobourg.

Rev. Patrick John Boyle, Winnipeg, Manitoba (Temp.); Rev. James Joseph Doody, St. Mary's Newfoundland (Temp.); Rev. John Joseph Grimes, Winnipeg, Manitoba (Temp.); Rev. Joseph Paul Ingrao, Halifax, Nova Scotia (Temp.); Rev. Joseph Paul Boznar, Cleveland, Ohio, U.S.A. (Temp.); Rev. John Ward, Rome, Italy (Temp.); Rev. Harold Everett McNutt, Yorkshire, New York, U.S.A. (Temp.); Rev. Simard Gerard, Montreal, Quebec (Temp.); Rev. Robert Louis Somers, Napanee, Ontario (Temp.); Rev. Trevor Pearson, Hawkesbury, Ontario (Temp.); Rev. Aalt Dirk Evans, Dearborn Heights, Michigan, U.S.A. (Temp.); Rev. Leopold Thibault, Rougemont, Quebec, (Temp.); Rev. Frederick William Thomas, Massapequa, New York, U.S.A. (Temp.); Rev. John Charles Ronald MacKinnon, Flin Flon, Manitoba, (Temp.); Rev. Roland Jules Doucet, Montreal, Quebec (Temp.); Rev. Robert John Williamson, Buffalo, New York, U.S.A. (Temp.); Rev. Robert John Williamson, Buffalo, New York, U.S.A. (Temp.); Rev. John Reynell Shearman, Harrogate, England (Temp.); Rev. Harold Ray Nelson, Prospect, Illinois, U.S.A. (Temp.); Rev. Charles Nisbet Patrick Blaggrave, Rothesay, New Brunswick, (Temp.); Rev. J. Wilbert

Bertram, Watertown, New York, U.S.A. (Temp.); Rev. Donald Marto-Malinowsky, Winnipeg, Manitoba (Temp.); Rev. Andre Jacques Cote, Sacre-Coeur, Quebec, (Temp.); Rev. Marcel Lebel, Montreal, Quebec (Temp.).

JOHN T. CLEMENT,
Minister of Consumer
and
Commercial Relations.

NOTICE IS HEREBY GIVEN that registration and authority to solemnize marriage in the Province of Ontario under *The Marriage Act*, for the underlisted persons are cancelled and revoked:

Mr. Niaz Ahmed Jethwani, Agincourt; Rev. Nickolas William Dic, Toronto; Rev. William David Milligan, Shawville, Quebec; Rev. Albert Keith Bennett, Westport, Conn. U.S.A.; Rev. John Jerome Anderson, Fort Frances; Rev. Walter Raemond Fletcher, Quebec; Rev. Morris Roy Byman, Cochrane, Ontario.

JOHN T. CLEMENT,
Minister of Consumer
and
Commercial Relations.

(5467)

19

The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 30th day of April, 1973 of the vote taken in the Village of Ripley, County of Bruce, on the 21st day of February, 1973, on the following questions under the provisions of *The Liquor Licence Act*:

1. Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	131
Votes polled for the Negative Side	141

2. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	133
Votes polled for the Negative Side	138

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, April 30th, 1973.

(5453)

19

Government Notice — Under The Mining Act

LIST OF TERMINATED MINING LICENCES OF OCCUPATION OPEN FOR STAKING

JUNE 1, 1973

PURSUANT to the provisions of subsection 4, Section 52, of *The Mining Act*, the lands formerly covered by the following Licences of Occupation shall be open for prospecting, staking out, sale or lease at and after 7 o'clock standard time in the forenoon of the 1st day of June, 1973.

The land consists principally of fractional parts of mining claims covered by water and unless specifically stated in the description, the dry land is not affected.

WALTER Q. MACNEE,
Deputy Minister of Natural Resources.

Ministry of Natural Resources,
Parliament Buildings,
Toronto, Ontario.
January 11, 1973.

Licence of Occupation No.	Description	Area (Acres)
DISTRICT OF ALGOMA		
3566	Part of Mining Claim S.S.M. 6578, being land under the water of part of Albert Lake, along the Canadian Pacific Railway, Township 47.....	28.5
10955	Part of Mining Claim S.S.M. 12956, being land under the water of part of Dog Lake, Township 47.....	54.88
10956	Part of Mining Claim S.S.M. 12918, being land under the water of part of Dog Lake, Townships 46 and 47.....	75.6
12134	<i>Firstly</i> : That part of Mining Claim S.S.M. 12077, containing 6.77 acres more or less; <i>Secondly</i> : That part of Mining Claim S.S.M. 12078, containing 29.63 acres more or less; <i>Thirdly</i> : That part of Mining Claim S.S.M. 12079, containing 34.90 acres more or less; <i>Fourthly</i> : That part of Mining Claim S.S.M. 12080, containing 5.69 acres more or less; <i>Fifthly</i> : That part of Mining Claim S.S.M. 12082, containing 29.98 acres more or less; <i>Sixthly</i> : That part of Mining Claim S.S.M. 12083, containing 32.89 acres more or less; consisting of land under the water of Dog Lake, Township 25, Range 26....	139.86
12237	<i>Firstly</i> : That part of Mining Claim S.S.M. 12232, consisting of land under the waters of Wawa Lake, containing 60.17 acres more or less; <i>Secondly</i> : That part of Mining Claim S.S.M. 12226, consisting of land under the waters of Wawa Lake and an unnamed lake, containing 2.83 acres more or less; Township 29, Range 23.....	63.0
12341	<i>Firstly</i> : That part of Mining Claim S.S.M. 13720, containing 6.0 acres more or less; <i>Secondly</i> : That part of Mining Claim S.S.M. 13722, containing 3.0 acres more or less; consisting of land under the waters of an unnamed lake, Township 29, Range 24.....	9.0

Licence of
Occupation
No.

Description

Area
(Acres)DISTRICT OF ALGOMA — *Cont.*

12945	Part of Mining Claim S.S.M. 46376, being composed of the land under the waters of Mel Lake, adjacent to the West Part of Broken Lot 2, Concession 1, Township of Striker.	22.572
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DISTRICT OF COCHRANE

1787	Part of Mining Claim S. 5307, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	2.10
1788	Part of Mining Claim S. 5308, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of junction of the Mattagami and Missinaibi Rivers.	3.71
1789	Part of Mining Claim S. 5306, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	3.54
1791	Part of the Mining Claim S. 5309, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	2.78
1792	Part of Mining Claim S. 5310, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	1.52
1793	Part of Mining Claim S. 5311, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	1.26
1794	Part of Mining Claim S. 5312, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	1.6
1795	Part of Mining Claim S. 5313, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	1.61
1796	Part of Mining Claim S. 5314, being land under the water of the Moose River, situate near the Grey Goose Group of Islands about twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.33
1797	Part of Mining Claim T. 19499, being land under the water of part of Moose River, situate near the Grey Goose Group of Islands and approximately twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	2.34
1798	Part of Mining Claim T. 19450, being land under the water of part of Moose River, situate near the Grey Goose Group of Islands and approximately twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	2.60
1799	Part of Mining Claim T. 19451, being land under the water of part of Moose River, situate near the Grey Goose Group of Islands and approximately twelve miles northeast of the junction of the Mattagami and Missinaibi Rivers.	2.18

Licence of Occupation No.	Description	Area (Acres)
DISTRICT OF COCHRANE — <i>Cont.</i>		
10664	Those portions of the bed of the Driftwood River, more particularly described as follows: <i>Firstly:</i> Being composed of the bed of the Driftwood River lying below the highwater mark on its east and west shores within the limits of the south halves of Lots 1 and 2, Concession 1, containing 5.0 acres more or less, Township of Clergue; <i>Secondly:</i> Being composed of the bed of the Driftwood River lying below the highwater mark on its east and west shores within the limits of the north part of Lots 1 and 2, Concession 6, containing 7.0 acres more or less, Township of Stock.....	12.0
12301	Part of Mining Claim P. 35102, consisting of land under the water of Lake No. 3 lying within the limits of the southwest part of the north part of Broken Lot 8, Concession 3, Township of Godfrey.....	6.0
13742	Part of Mining Claim P. 46248, consisting of land under the waters of Kamiskotia Lake, Township of Robb.....	1.34
DISTRICT OF KENORA		
2676	Part of Mining Claim K. 2550, being land under the water of Straw Lake, Straw Lake Area.....	7.8
10666	Mining Claim K. 4391, being land and land under the water of Straw Lake, Straw Lake Area.....	43.17
10667	Part of Mining Claim K. 4387, being land under the water of Straw Lake, Straw Lake Area.....	26.73
10668	Part of Mining Claim K. 4388, being land under the water of Straw Lake, Straw Lake Area.....	32.23
10669	Part of Mining Claim K. 4389, being land under the water of Straw Lake, Straw Lake Area.....	11.25
12008	Part of Mining Claim K.R.L. 22834, being composed of the land lying under the water of Franciscan Lake, adjacent to the southwest part of the north part of Broken Lot 1, Concession 2, Township of Echo.....	19.40
12178	<i>Firstly:</i> That part of Mining Claim K. 10576, containing 32.55 acres more or less; <i>Secondly:</i> That part of Mining Claim K. 10577, containing 15.17 acres more or less; <i>Thirdly:</i> That part of Mining Claim K. 10582, containing 50.67 acres more or less; <i>Fourthly:</i> That part of Mining Claim K. 10583, containing 28.09 acres more or less; consisting of land under the waters of Yellow Girl Bay of Lake of the Woods, west of the Township of MacQuarrie.....	126.48
12378	Mining Claim K. 13773, consisting of land under the water of Hell Diver Bay of Shoal Lake, Township of Glass.....	22.31

Licence of Occupation No.	Description	Area (Acres)
DISTRICT OF KENORA — <i>Cont.</i>		
12593	<i>Firstly:</i> That part of Mining Claim K. 13464, containing 2.40 acres more or less; <i>Secondly:</i> That part of Mining Claim K. 13467, containing 28.75 acres more or less; <i>Thirdly:</i> That part of Mining Claim K. 13544, containing 23.17 acres more or less; <i>Fourthly:</i> That part of Mining Claim K. 13564, containing 5.38 acres more or less; <i>Fifthly:</i> That part of Mining Claim K. 13565, containing 8.98 acres more or less; consisting of land under the water of Shoal Lake, Township of Glass.....	68.68
DISTRICT OF KENORA (PATRICIA PORTION)		
2588	Part of Mining Claim K.R.L. 1716, being land under the water of Pipestone Bay of Red Lake, Township of Ball.....	4.5
2589	Part of Mining Claim K.R.L. 1720, being land under the water of Pipestone Bay of Red Lake, Township of Ball.....	17.2
2874	Part of Mining Claim K.R.L. 442, being land under the water of part of Red Lake, Township of Dome.....	17.8
3070	Mining Claim K.R.L. 8085, being land under the water of part of Red Lake, Township of Dome.....	38.75
3074	Part of Mining Claim K.R.L. 440, being land under the water of Red Lake, Township of Dome.....	26.11
3185	Mining Claim K.R.L. 2154, comprising an Island and land under the water of part of East Bay of Red Lake, Township of Bateman.....	43.2
10031	Part of Mining Claim K.R.L. 10287, being land under the water of Red Lake, Township of Bateman.....	40.3
10032	Part of Mining Claim K.R.L. 10286, being land under the water of Red Lake, Township of Bateman.....	7.4
10041	Part of Mining Claim K.R.L. 10322, being land under the water of Red Lake, Township of Bateman.....	22.2
10042	Part of Mining Claim K.R.L. 10323, being land under the water of Red Lake, Township of Bateman.....	47.89
10043	Part of Mining Claim K.R.L. 10324, being land under the water of Red Lake, Township of Bateman.....	15.4
10044	Part of Mining Claim K.R.L. 10325, being land under the water of Red Lake, Township of Bateman.....	39.13
10045	Part of Mining Claim K.R.L. 10326, being land under the water of Red Lake, Township of Bateman.....	9.07
10124	Part of Mining Claim K.R.L. 428, (recorded as K.R.L. 10977), being land under the water of Red Lake, Township of Dome.....	17.4

Licence of Occupation No.	Description	Area (Acres)
DISTRICT OF KENORA (PATRICIA PORTION) — <i>Cont.</i>		
10125	Part of Mining Claim K.R.L. 430, (recorded as K.R.L. 11516), being land under the water of Red Lake, Township of Dome.....	28.0
10143	Part of Mining Claim K.R.L. 10108, (recorded as K.R.L. 12380), being land under the water of Red Lake, Township of Dome.....	38.92
10157	Mining Claim K.R.L. 11243, being land and land under the water of Pipestone Bay of Red Lake, partly in the Township of Ball and partly in the Township of Todd.....	41.45
10159	Mining Claim K.R.L. 12771, being land under the water of Pipestone Bay of Red Lake, Township of Ball.....	21.19
10160	Mining Claim K.R.L. 12772, being land under the water of Pipestone Bay of Red Lake, Township of Ball.....	27.06
10161	Mining Claim K.R.L. 12770, being land under the water of Pipestone Bay of Red Lake, Township of Ball.....	35.96
10243	Mining Claim K.R.L. 12688, (formerly K.R.L. 9263), being land under the water of part of Pipestone Bay of Red Lake, Township of Ball.....	48.38
10274	Mining Claim K.R.L. 11032, being land under the water of Red Lake, Township of Bateman.....	26.38
10275	Mining Claim K.R.L. 11034, being land under the water of Red Lake, Township of Bateman.....	40.19
10365	Part of Mining Claim K.R.L. 10418, being land under the water of Red Lake, Township of Todd.....	20.85
10745	Part of Mining Claim K.R.L. 10585, being land under the water of Red Lake, Township of Todd.....	33.26
10796	Part of Mining Claim K.R.L. 11458, being land under the water of Red Lake, Township of Ball.....	6.41
10797	Part of Mining Claim K.R.L. 10980, being land under the water of Red Lake, Township of Todd.....	21.10
10798	Part of Mining Claim K.R.L. 11462, being land under the water of Red Lake, Township of Todd.....	45.32
10801	Part of Mining Claim K.R.L. 10582, being land under the water of Red Lake, Township of Todd.....	9.76
10820	Part of Mining Claim K.R.L. 12504, being land covered with the waters of Scott Bay of Red Lake, Township of Todd.....	29.30
10821	Mining Claim K.R.L. 12503, being land and land under the waters of Scott Bay of Red Lake, Township of Todd.....	62.58
11060	Part of Mining Claim K.R.L. 11350, being land under the water of part of Red Lake, Township of Dome.....	12.70
11061	Part of Mining Claim K.R.L. 11347, being land under the water of part of Red Lake, Township of Dome.....	15.40
12074	Part of Mining Claim K.R.L. 19469, (recorded as K.R.L. 28490), consisting of land under the water of Pipestone Bay of Red Lake, Township of Ball....	5.10

Licence of
Occupation
No.

Description

Area
(Acres)

DISTRICT OF RAINY RIVER

2164	Mining Claim F.F. 637, being land under the water of Bad Vermilion Lake....	53.8
10601	Mining Claim F.F. 3609, being land under the water of Highland Lake, Township of Freeborn.....	44.64
10602	Mining Claim F.F. 3610, being land and land under the water of part of Highland Lake, Township of Freeborn.....	32.22
11041	Those areas lying in front of Mining Locations R. 760 and R. 761, being land and land under the waters of parts of two unnamed lakes, southeast of Steep Rock Lake.....	8.0
11146	Part of Mining Claim F.F. 3918, consisting of land under the waters of Highland Lake, Township of Freeborn.....	6.46
12096	Part of Mining Claim F.F. 5498, consisting of land under the water of Highland Lake, Township of Freeborn.....	13.65
12227	Part of Mining Claim F.F. 6680, consisting of land under the waters of Niobe Lake, south of the Township of Hutchinson.....	30.34
12303	<i>Firstly</i> : Part of Mining Claim F.F. 5735, containing 21.60 acres more or less; <i>Secondly</i> : Part of Mining Claim F.F. 5736, containing 18.42 acres more or less; <i>Thirdly</i> : Part of Mining Claim F.F. 5737, containing 4.20 acres more or less; consisting of land under the water of the Seine River, Township of Hutchinson.....	44.22

DISTRICT OF SUDBURY

11080	Part of Mining Claim S. 39409, being composed of part of the bed of the Vermilion River lying adjacent to the northeast part of the north part of Broken Lot 2, Concession 5, Township of Hanmer.....	2.0
12241	<i>Firstly</i> : That part of Mining Claim S. 32619, consisting of land under the water of Opepeesway Lake and an unnamed river, containing 0.40 acres more or less; <i>Secondly</i> : That part of Mining Claim S. 32620, consisting of land under the water of Little Rice Lake, containing 0.54 acres more or less; <i>Thirdly</i> : That part of Mining Claim S. 32622, consisting of land under the water of Little Rice Lake, containing 0.14 acres more or less; <i>Fourthly</i> : That part of Mining Claim S. 32623, consisting of land under the water of Little Rice Lake, and a small unnamed lake, containing 4.14 acres more or less; <i>Fifthly</i> : That part of Mining Claim S. 32624, consisting of land under the water of an unnamed river, containing 3.30 acres more or less; Township of Huffman.....	8.52
12966	<i>Firstly</i> : That part of Mining Claim S. 43044, containing 2.30 acres more or less; <i>Secondly</i> : That part of Mining Claim S. 43045, containing 17.71 acres more or less; <i>Thirdly</i> : That part of Mining Claim S. 43046, containing 18.50 acres more or less; consisting of land under the water of MacKeith Lake, Township of Keith..	38.51
12985	Part of Mining Claim S. 42640, consisting of land under the water of MacKeith Lake, Township of Keith.....	10.26

Licence of Occupation No.	Description	Area (Acres)
DISTRICT OF THUNDER BAY		
10283	Part of Mining Claim T.B. 11087, being land under the water of Couture Lake, Vicinity of Couture Lake.	18.37
10284	Part of Mining Claim T.B. 11088, being land under the water of Couture Lake, Vicinity of Couture Lake.	18.20
12021	Part of Mining Claim T.B. 26522, consisting of land under the waters of the Shebandowan River, Township of Horne.0975
DISTRICT OF TIMISKAMING		
834	Part of Mining Claim L. 6429, being land covered with water of part of Amikougami Lake, Township of Bernhardt.	19.5
892	Part of Mining Claim L. 5183, being land covered with water of part of Goodfish Lake, Township of Bernhardt.	33.6
1312	Part of Mining Claim L.S. 141, being land under the water of part of Crystal Lake, Township of Lebel.	1.0
1315	Mining Claim L.S. 147, being land and land under the water of part of Gull Lake, Township of Lebel.	20.0
1342	Part of Mining Claim L.S. 112, being land under the water of Crystal Lake, Township of Lebel.	3.4
1424	Mining Claim L. 9049, being land under the water of part of Goodfish Lake, Township of Morrisette.	8.3
1442	Mining Claim L.S. 458, being land and land under the water of part of Crystal Lake, Township of Lebel.	39.3
1448	Mining Claim L.S. 459, being land and land under water of part of Crystal Lake, Township of Lebel.	30.0
1449	Mining Claim L.S. 460, being land under water of part of Crystal Lake, Township of Lebel.	18.8
1894	Mining Claim L. 15456, being land and land under the water of part of Crystal Lake, Township of Lebel.	33.0
1959	Part of Mining Claim L. 12306, being land under the water of Mist Lake, Township of Ossian.	22.7
2086	Part of Mining Claim L. 11153, being land under the water of Round Lake, Township of Boston.	3.1
2525	Part of Mining Claim 18312, consisting of land under the waters of Kenogami Lake, adjoining part of the southeasterly part of Broken Lot 6, Concession 6, Township of Eby.	35.0
2700	Part of Mining Claim L. 15748, being land under the water of Amikougami Lake, Township of Bernhardt.	18.0
2701	Part of Mining Claim L. 15750, being land under the water of Amikougami Lake, Township of Bernhardt.	16.0

Licence of
Occupation
No.

Description

Area
(Acres)DISTRICT OF TIMISKAMING — *Cont.*

3206	Part of Mining Claim L. 21839, being land under the water of Amikougami Lake, Township of Bernhardt.....	8.66
10760	Part of Mining Claim L. 39689, being composed of the land under the water of part of Kenogami Lake in front of the southwest part of the north part of Broken Lot 9, Concession 6, Township of Eby.....	33.5
10966	Part of Mining Claim L. 30687, being land under the waters of part of Larder Lake, Township of Hearst.....	15.00
11069	Part of Mining Claim M.R. 11914, being land under the water of Holmes Lake adjacent to the northwest part of the north part of Broken Lot 9, Concession 6, Township of Flavell.....	34.5

COUNTY OF HALIBURTON

12432	<p><i>Firstly:</i> That part of Mining Claim E.O. 6042, being composed of the land lying under the waters of Paudash Lake adjacent to Lot 26, Concession 10, containing 6.10 acres more or less;</p> <p><i>Secondly:</i> That part of Mining Claim E.O. 6093, being composed of the land lying under the waters of Paudash Lake adjacent to Lot 23, Concession 10, containing 10.53 acres more or less;</p> <p><i>Thirdly:</i> That part of Mining Claim E.O. 6094, being composed of the land lying under the waters of Paudash Lake adjacent to Lot 23, Concession 10, containing 11.67 acres more or less;</p> <p><i>Fourthly:</i> Mining Claim E.O. 6095, being composed of land and land lying under the waters of Paudash Lake adjacent to Lot 23, Concession 10, containing 24.14 acres more or less;</p> <p><i>Fifthly:</i> That part of Mining Claim E.O. 6096, being composed of the land lying under the waters of Paudash Lake adjacent to Lot 24, Concession 10, containing 4.85 acres more or less;</p> <p><i>Sixthly:</i> Mining Claim E.O. 6097, being composed of the land lying under the waters of Paudash Lake in front of Lot 25, Concession 9, and opposite Lot 24, Concession 10, containing 16.17 acres more or less;</p> <p><i>Seventhly:</i> Mining Claim E.O. 6099, being composed of part of Broken Lot 25, Concession 10, together with the land lying under the water of Paudash Lake adjacent to Broken Lot 25, Concession 10, containing 9.16 acres more or less;</p> <p><i>Eighthly:</i> That part of Mining Claim E.O. 6100, being composed of land lying under the waters of Paudash Lake adjacent to Lot 26, Concession 10, containing 39.94 acres more or less;</p> <p><i>Ninthly:</i> That part of Mining Claim E.O. 6086, being composed of the land lying under the waters of Paudash Lake adjacent to Lot 24, Concession 10, containing .80 acres more or less;</p> <p><i>Tenthly:</i> That part of Mining Claim E.O. 6098, being composed of land lying under the waters of Paudash Lake adjacent to Lot 25, Concession 10, containing 2.39 acres more or less;</p> <p>Township of Cardiff.....</p>	125.75
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Applications to Parliament—Private Bills

PUBLIC NOTICE

LEGISLATIVE ASSEMBLY OF ONTARIO

The attention of Municipal Officials, Solicitors and all other persons who may be interested in the preparation of Private Bills for submission to the Legislative Assembly of Ontario is directed particularly to the following Standing Orders governing the submission of such Bills:

PRIVATE BILLS

Time for introducing Private Bills

51. (a) No Private Bill may be presented to the House after the first five weeks of the Session.

Time for reporting

(b) No report of a committee upon a Private Bill may be received after the first eight weeks of the Session.

Filing Bill with Clerk

52. (a) Any person desiring to apply for a Private Bill shall do so by filing with the Clerk of the House at least eight (8) days before the meeting of the House, a copy of such Bill, together with a fee of \$150, and if such Bill is not deposited by that time the applicant shall pay \$10 for each day he is late in filing the Bill, including the day of filing.

Applicant to pay cost of printing

(b) Every applicant for a Private Bill shall pay the cost of printing such Bill, including the cost of printing the Act in the Statutes.

Other charges

(c) The following charges shall also be levied and paid in addition to the foregoing:—

1. When any Standing Order of the House is suspended with reference to a Bill, for each such suspension, \$50.00.
2. When a Bill is presented to the House after the first five weeks of the Session and before the end of the sixth week, \$75.00.
3. When a Bill is presented to the House after the sixth week of the Session, \$100.00.

Additional fees

(d) In the case of any Bill incorporating a company, or increasing the capital stock of a company already incorporated, there shall be paid to the Clerk of the House, by or on behalf of the applicant, before the same is reported to the House, the same fee as would be payable in the case of an incorporation or increase of capital under the provisions of the Ontario Companies Act, less the sum of \$150.00 already paid to the Clerk of the House.

(e) When a Bill is for the purpose of confirming by-laws, bonds, debentures or other securities, or authority is asked to borrow money or to increase borrowing powers, the following additional fees shall be paid according to the amount of money involved:—

On amounts less than \$10,000.....	\$ 25
On amounts over \$10,000 and up to \$25,000	50
On amounts over \$25,000 and up to \$40,000	75
On amounts over \$40,000 and up to \$75,000	100
On amounts over \$75,000 and up to \$125,000	125
On amounts over \$125,000 and up to \$175,000	150
On amounts over \$175,000 and up to \$250,000	200
On amounts over \$250,000 and up to \$350,000	250

and an additional fee of \$50 for every \$100,000 over \$350,000.

Publication of Standing Orders re Private Bills

53. (a) The Clerk of the House shall, during each recess of Parliament, publish weekly in The Ontario Gazette the Standing Orders respecting notices of intended applications for Private Bills.

Notices posted

(b) The Clerk shall also, by the first day of every Session, post notices in the Legislative Building of the time limit for receiving applications for Private Bills and reports thereon.

Required notice of applications

54. All applications for Private Bills properly the subject of legislation by the Legislative Assembly of Ontario, within the purview of "The British North America Act, 1867", shall require a notice, clearly and distinctly specifying the nature and object of the application, and, where the application refers to any proposed work, indicating generally the location of the work, and signed by or on behalf of the applicants, such notice to be published as follows:—

1. A notice in The Ontario Gazette and in at least one newspaper published or circulated in the municipality affected.
2. Such notice shall be published once a week for at least six weeks prior to the consideration of the Bill by the Private Bills Committee.

Bills for debenture issues

3. If the application is by a municipal corporation for authority to issue debentures, the notice shall set out the particulars of the existing debenture debt and the amount of the rateable property of the municipality according to the last revised assessment roll of the corporation and in brief and general terms, the object for which the new issue of debentures is required.

Report by Standing Orders and Procedures Committee

55. (a) The Committee on Standing Orders and Procedures shall examine each application and report to the House whether the Standing Orders, particularly with respect to notice, have been complied with and where the notice is insufficient, the Committee recommends to the House the course to be taken in consequence of such insufficiency.

Declaration re advertising

(b) The applicants for a Private Bill shall lodge with the Clerk of the House a declaration proving publication of the notice before the application is considered by the Standing Orders and Procedures Committee.

Clerk reports to Standing Orders and Procedures Committee

(c) The Clerk of the House shall report to the Standing Orders and Procedures Committee respecting the compliance by all applicants for Private Bills with the Standing Orders relating to such applications, particularly the requirements for notice.

Introduction of Private Bill

56. Every Private Bill shall be introduced upon a motion for leave for introduction and first reading after the application has been favourably reported by the Standing Orders and Procedures Committee.

Letters Patent

57. When any Bill for confirming any Letters Patent, or Agreement, is presented to the House, the copy of such Letters Patent, or Agreement, shall be attached to it.

Certificate of Minister of Revenue re Letters Patent

58. No Bill relating to Letters Patent shall be considered by the Private Bills Committee until there shall have been deposited with the Clerk of the House a certificate of the Minister of Revenue showing that all taxes payable under The Corporations Tax Act relating thereto have been paid.

Reference to Private Bills Committee after first reading

59. Every Private Bill, when a read a first time, shall, unless it be an Estate Bill, or a Bill pro-

viding for a consolidation of a floating debt or for the consolidation or renewal of debentures (other than local improvement debentures) of a municipal corporation, stand referred to the Private Bills Committee, and any petitions to the House, for or against the Bill, are considered as referred to such Committee.

Certain Municipal Applications referred to Ontario Municipal Board

60. (a) A Private Bill of a municipal corporation providing for the consolidation of a floating debt, or the consolidation or renewal of debentures (other than local improvement debentures) stands referred to the Ontario Municipal Board after first reading.

Board to report

(b) The Board, after due enquiry, shall report to the House whether or not it is reasonable that the Bill, or that part thereof relating to the matters referred to in clause (a), should pass and what, if any, alterations should be made in the Bill.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Estate Bills to Commissioners

61. (a) Every Estate Bill stands referred to the Commissioners of Estate Bills after first reading.

Commissioners to report

(b) The Commissioners, or any two of them, shall report their opinion thereon and whether, presuming the allegations contained in the preamble to be proven to the satisfaction of the House, it is reasonable for such Bill to pass and what, if any, alterations are necessary.

Report to Clerk

(c) A report shall be transmitted to the Clerk of the House.

Bill and report to Private Bills Committee

(d) The Bill and report shall stand referred to the Private Bills Committee.

Adverse report by Commissioners

(e) In the event of the Commissioners of Estate Bills reporting that, in their opinion, it is not reasonable that the Bill submitted to them shall pass into law, such Bill shall not be further considered.

Notice re Hearing by Private Bills Committee

62. (a) The Clerk of the House shall post in the Legislative Building five days' notice of the date on which any Private Bill is to be considered by the Private Bills Committee.

Notice published in the Notice Paper

(b) The notice required by clause (a) shall be published in the Notice Paper.

Notice of Next Day Meetings on Private Bills

(c) The Clerk shall also publish in the Notice Paper a notice of any meeting of the Private Bills Committee to be held on the following day.

Consent of interested persons

63. Any persons whose interest or property may be affected by a Private Bill, when required, shall appear before the Private Bills Committee to express their consent or objection, or may consent in writing, proof of which may be demanded by the Committee.

Majority rules

64. (a) Questions before the Private Bills Committee are decided by the majority.

Casting vote by Chairman

(b) In case of a tie, the Chairman shall give the casting vote.

On Order Paper after report

65. Private Bills when reported by the Private Bills Committee shall be placed on the Order Paper for second reading.

Bills initialled and signed by Chairman

66. (a) The Chairman of the Private Bills Committee will initial each section of a Bill as it is passed and shall also sign the Bill.

Amendments

(b) Any amendments shall be clearly indicated in the signed copy, any such amendments or additions being initialled by the Chairman.

Bills filed with the Clerk

(c) The Bill signed by the Chairman shall be filed in the Office of the Clerk of the House. and when a Bill is amended, another copy with the amendments written thereon shall be prepared by the Clerk of the Committee and attached to the report.

Reprinting amended Bills

67. Private Bills amended by any Committee may be reprinted by order of such Committee; or after being reported, and before further consideration, may be reprinted in whole or in part as the Clerk of the House may direct; and the cost of such reprinting shall be added to the cost of the first printing of the Bill and shall be payable by the applicant.

Referral after second reading

68. Private Bills, after second reading, shall be placed on the Order Paper for third reading, unless specially ordered referred to the Committee of the Whole House.

Notice required to dispense with Standing Orders

69. Except by unanimous consent of the House, in case of urgent and pressing necessity, no motion may be made to dispense with any Standing Order relative to Private Bills, without due notice thereof.

Private Bill Register

70. A Private Bill Register shall be kept in the office of the Clerk of the House, in which shall be entered, by the Clerk appointed for that purpose, the name, description, and place of residence of the parties applying for the Bill, or of their agent, and all the proceedings thereon, and the day on which the Private Bills Committee is appointed to sit, such register to be open to public inspection daily, during office hours.

Parliamentary Agents

71. (a) Every Parliamentary Agent conducting proceedings before the House shall be personally responsible to the House and to the Speaker, for the observance of the Standing Orders and Practices of Parliament, and also for the payment of all fees and charges.

Misconduct of Agent

(b) Any agent who shall wilfully act in violation of the Standing Orders and Practices of Parliament, or who shall wilfully misconduct himself in prosecuting any proceedings before the House, shall be liable to an absolute or temporary prohibition to practice as a Parliamentary Agent, at the pleasure of the Speaker.

RODERICK LEWIS, Q.C.,
Clerk of Legislative Assembly of Ontario.

T.F.N.

Applications to Parliament

CORPORATION OF THE CITY OF BARRIE

NOTICE IS HEREBY GIVEN that the Corporation of the City of Barrie will apply to the Legislative Assembly of the Province of Ontario at its session commencing on or about the 20th day of March, 1973 for an Act:

(a) to dissolve the following named boards and commissions on the 1st day of January, 1974.

1. The Parks and Recreation Commission of the City of Barrie,
2. The Barrie Arena Commission,
3. The Kinsmen Park Community Centre Board,
4. The Lions Pool Community Centre Board,
5. The Queen's Park Community Centre Board,
6. The Sunnidale Park Community Centre Board,
7. The Eastview Arena Community Centre Board;

(b) to vest the assets and liabilities of such boards and commissions in the Corporation of the City of Barrie without compensation;

(c) to make employees of such boards and commissions employees of the Corporation of the City of Barrie on the same terms and conditions of employment;

(d) to deem the Council of the Corporation of the City of Barrie a recreation committee under *The Ministry of Education Act* and regulations and a board of a community centre under *The Community Centre Act*;

(e) to repeal Sections 3 and 3a of *The Town of Barrie Act, 1945*, and Sections 1, 2, 3, 5 and 6 of the *City of Barrie Act, 1968*.

Dated at Barrie this 16th day of March, 1973.

BOYS, SEAGRAM, ROWE & TAYLOR,
13 Owen Street,
Barrie, Ontario,
Solicitors for the Applicant.

CORPORATION OF THE TOWN OF BRAMPTON

NOTICE IS HEREBY GIVEN that an application will be made by the Corporation of the Town of Brampton to the Legislative Assembly for the Province of Ontario at its present session for special legislation to provide that the Council of the Corporation may pass by-laws for establishing that part of Main Street in the Town between the north limit of Queen Street and the south limit of Nelson Street West or any part or parts thereof as a pedestrian promenade for one eight-day period in the year 1973.

Dated at Brampton this 28th day of March, 1973.

J. GALWAY,
Clerk.

(8848)

14 to 19

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the 1974 session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.

3. This Act may be cited as *The City of London Act, 1974*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. Ross,
City Clerk.

Corporation Notices

EDJATO PROPERTIES LIMITED

NOTICE IS HEREBY GIVEN that Edjato Properties Limited intends to dissolve by filing Articles of Dissolution with The Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

MORTON G. GROSS.

(8984)

19

BECKMANN & MACDONALD ENTERPRISES LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Beckmann & Macdonald Enterprises Limited was decreased from three to two by a special By-law which was confirmed by the shareholders of the Corporation on the 23rd day of April, 1973.

Dated this 23rd day of April, 1973.

KAETHE BECKMANN,
Secretary.

(8988)

19

HEBRIDES INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Hebrides Investments Limited intends to dissolve by filing Articles of Dissolution with The Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

MORTON G. GROSS.

(8985)

19

JACWAY CAB COMPANY INC.

NOTICE IS HEREBY GIVEN that Jacway Cab Company Inc. intends to surrender its Charter.

Dated at Toronto this 30th day of April, 1973.

RAYMOND C. JACKSON,
Secretary.

(8989)

19

SWIFT CURRENTS INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Swift Currents Investments Limited intends to dissolve by filing Articles of Dissolution with The Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

MORTON G. GROSS.

(8986)

19

MINISOL CORPORATION OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that Minisol Corporation of Canada Limited intends to file Articles of Dissolution pursuant to *The Business Corporations Act*.

Dated at Toronto this 12th day of April, 1973.

JOSEPH M. RAIT,
President.

(8990)

19

NORMAC INVESTMENTS LIMITED

TAKE NOTICE that Normac Investments Limited intends to apply to the Minister of Financial and Commercial Affairs of the Province of Ontario for a Certificate of Dissolution of the Company, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

HERMAN, MOSES, SPRING
AND GREENBAUM,
100 Adelaide Street West,
Toronto 1, Ontario,
Solicitors for the Applicant.

(8987)

19

RIGOL HOLDINGS LIMITED

TAKE NOTICE that the board of directors of the above Corporation was decreased from three (3) to two (2) by special by-law Number 5 dated the 30th day of August, 1972.

Dated this 30th day of March, 1973.

BERYL WALLACE,
Secretary.

(8991)

19

**THE POLISH COMBATANTS'
ASSOCIATION IN CANADA**

NOTICE IS HEREBY GIVEN that the number of directors of The Polish Combatants' Association in Canada, Branch No. 1, (Lakehead), Inc., was decreased from 14 to 11 by a special resolution which was confirmed by members of the Corporation on the 17th day of December, 1972.

Dated this 18th day of April, 1973.

ANTONI OLENCEWICZ.

(8992)

19 (8996)

**ONTARIO FEDERATION OF
SNOWMOBILE CLUBS**

TAKE NOTICE that by a special resolution confirmed by the members of the Corporation on the 14th day of April, 1973, the number of directors of Ontario Federation of Snowmobile Clubs was increased from ten to sixteen.

Dated this 19th day of April, 1973.

VERA S. VAN ALSTINE,
Secretary.

(8993)

19 (8997)

MALTONGATE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Maltongate Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 26th day of April, 1973.

HELENE E. MORRISON,
Secretary.

(8994)

19 (8998)

BLACKTOP CONSTRUCTION LIMITED

NOTICE IS HEREBY GIVEN that Blacktop Construction Limited having transferred its assets to the Blacktop Division of Steed and Evans Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener this 26th day of April, 1973.

J. W. WEST,
Secretary.

(8995)

19 (8999)

**LLOYD E. NEWTH CONSULTANTS
LIMITED**

NOTICE IS HEREBY GIVEN that Lloyd E. Newth Consultants Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 25th day of April, 1973.

ELGIN E. COUTTS,
Secretary.

19

**PEOPLES CREDIT JEWELLERS
MAIL ORDER LIMITED**

NOTICE IS HEREBY GIVEN that Peoples Credit Jewellers Mail Order Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of April, 1973.

IRVING R. GERSTEIN,
Secretary.

(8997)

19

**BRUMELL INVESTMENT AND
CONSTRUCTION COMPANY LIMITED**

NOTICE IS HEREBY GIVEN that Brumell Investment and Construction Company Limited intends to dissolve, pursuant to *The Business Corporations Act*.

Dated this 27th day of April, 1973.

PETER MYKULAK,
President.

(8998)

19

FOLDWALL INSTALLATIONS LIMITED

NOTICE IS HEREBY GIVEN that Foldwall Installations Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Burlington, Ontario, this 31st day of January, 1973.

CAROLYN GREER,
Secretary.

19

A. J. SHANTZ LIMITED

NOTICE IS HEREBY GIVEN that A. J. Shantz Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener this 30th day of April, 1973.

WAYNE GAMBLE,
Secretary.

(9000) 19

HAROLD H. BIRRELL LIMITED

NOTICE IS HEREBY GIVEN that Harold H. Birrell Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Kitchener this 30th day of April, 1973.

WAYNE GAMBLE,
Secretary.

(9001) 19

SMITH-LEWIS PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Smith-Lewis Pharmacy Limited was decreased from three to one by a special resolution which was confirmed by the shareholders of the Corporation on the 26th day of April, 1973.

Dated this 26th day of April, 1973.

ETHEL M. SMITH,
Secretary.

(9002) 19

OAKVILLE POWER BOAT CLUB LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of the Oakville Power Boat Club Limited was decreased from 9 members to 5 members by a special resolution which was confirmed by the shareholders of the Corporation on the 21st day of November, 1972.

Dated this 30th day of April, 1973.

P. W. FARR,
Commodore & President.

(9003) 19

INDEPENDENT RESEARCH ASSOCIATES LIMITED

NOTICE IS HEREBY GIVEN that Independent Research Associates Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto, Ontario, this 18th day of April, 1973.

MRS. OLIVE ROLLS,
Secretary.

(9004) 19

GOOD SHEPHERD MANOR

NOTICE IS HEREBY GIVEN that the number of directors of Good Shepherd Manor was increased from eight (8) to eleven (11) by a special resolution which was confirmed by the members of the Corporation on the 10th day of July, 1968.

Dated this 30th day of April, 1973.

L. L. ODETTE,
Secretary.

(9005) 19

225350 HOLDINGS LTD.

TAKE NOTICE that 225350 Holdings Ltd., a private Company, incorporated in the Province of Ontario, July 4, 1969 with registered offices at #1408, 727-6th Avenue S.W., Calgary, Alberta, is being placed in voluntary dissolution under Section 248 of *The Business Corporations Act* of the Province of Ontario by order of the Board of Directors.

JOHN T. COOK,
Director.

(9006) 19

FULGHUM HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Fulghum Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 27th day of April, 1973.

ELGIN E. COUTTS,
Secretary.

(9007) 19

**METROPOLITAN TORONTO HOCKEY
LEAGUE**

NOTICE IS HEREBY GIVEN that a special resolution of Metropolitan Toronto Hockey League to increase the number of directors of the Corporation from eighteen (18) to twenty-one (21) was passed by the directors of the Corporation and confirmed by the members of the Corporation in accordance with *The Corporations Act* on the 18th day of April, 1973.

WILLIAM GLOVER,
Secretary-Manager.

(9013) 19

PLECAN INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Plecan Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton, Ontario, this 2nd day of May, 1973.

PAUL H. ENNIS,
Solicitor.

(9018) 19

**GREY CO-OPERATIVE MEDICAL
SERVICES**

NOTICE IS HEREBY GIVEN that Grey Co-operative Medical Services intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its members as incidental thereto.

Dated at Meaford, Ontario, this 2nd day of May, 1973.

REG BOYES,
Secretary-Treasurer.

(9019) 19

Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Gloria Yvonne Muzyl, nee Shannon, residing at 301 Dixon Road, Apartment 915, Islington, Ontario, in The Municipality of Metropolitan Toronto, in the Province of Ontario, to change her name to Gloria Yvonne Mitchell will be heard by the presiding Judge in Chambers at the New Court House, University Avenue, on Friday, the 8th day of June, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto, Ontario, this 25th day of April, 1973.

(9009) 19

TAKE NOTICE that an application will be made by Arthur Thomas Caracciolo brought on before the presiding Judge in Chambers at the Court House, University Avenue, Toronto, on Wednesday, the 6th day of June, 1973, at 10.00 o'clock in the forenoon, to change his name, that of his said wife, Carmen Caracciolo, and that of his said son, Alan John Caracciolo to Arthur Thomas Carr, Carmen Carr, and Alan John Carr respectively.

Dated at Toronto this 27th day of April, 1973.

STRATHY, ARCHIBALD, SEAGRAM &
COLE,
Suite 1700,
110 Yonge Street,
Toronto, Ontario,
Solicitors for the Applicant.

(9010) 19

TAKE NOTICE that an application will be made by Wolf Isak William Rozenwajg, residing at 177 Overbrook Place, in the Borough of North York, before the presiding Judge in Chambers at the New Court House, University Avenue, Toronto, Ontario, on Monday, the 4th day of June, 1973, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as the motion can be heard for an order changing his name to Wolf Isak William Rozen.

Dated at the City of Toronto this 27th day of April, 1973.

JOHN J. SOMJEN,
Barrister and Solicitor,
330 University Avenue,
Toronto, Ontario,
Solicitor for the Applicant.

(9011) 19

TAKE NOTICE that Alojzije Petrise Vac of 220 Woolner Avenue, Apartment #508, Toronto, Ontario, will apply to the presiding Judge in Chambers at the New Court House, 361 University Avenue, Toronto, Ontario, on Thursday, the 14th day of June, 1973, at the hour of 10.00 o'clock in the forenoon, to change his name to Alan Petrie, and his wife's name to Sharon Ruth Petrie.

Dated at Toronto this 2nd day of May, 1973.

JOHN W. G. HUNTER, Q.C.,
Suite 2100,
65 Queen Street West,
Toronto, Ontario,
Solicitor for the Applicant.

(9016) 19

Miscellaneous Notices

CANADIAN NATIONAL RAILWAYS MERCHANDISE CLAIMS DEPARTMENT

NOTICE IS HEREBY GIVEN that all goods received prior to 31 January, 1973 and still remaining unclaimed in the offices of the Canadian National Railways, Great Lakes Region, at different points in the Province of Ontario, will be sold at public auction by Waddington, McLean Co. Ltd., 189 Queen St. East, Toronto, Ontario, at 1100 hours, 14 June, 1973, unless same shall be called for and all charges paid thereon.

T. H. PINCK,
Manager.

(8979)

18 to 23

THE CORPORATION OF THE COUNTY OF WENTWORTH

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION (B-341)

TAKE NOTICE that upon an Application made by the Corporation of the County of Wentworth, I did, as set out in my Order of the 26th day of April, 1973, pursuant to Section 11 of *The Boundaries Act*, confirm the true location on the ground of the boundaries of Brock Road (County Road No. 4) through Lot 7, Concessions 5 and 6, in the Township of West Flamborough, County of Wentworth.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario and notice of such appeal must be served upon me within twenty days after the date of publication of this notice in THE ONTARIO GAZETTE. I have directed that this notice be published in THE ONTARIO GAZETTE on Saturday, the 12th day of May, 1973.

Dated at my Office at the New City Hall, 100 Queen Street West, Toronto M5H 2N4, Ontario, this 26th day of April, 1973.

SYDNEY SMITH, Q.C.,
Director of Titles.

(9008)

19

THE CORPORATION OF THE BOROUGH OF NORTH YORK

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-397)

TAKE NOTICE that an Application has been made by the Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Apex Road from Dufferin Street to Lawrence Avenue and Samor Road from Dufferin Street to Dufflaw Road; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that two draft plans of survey of the aforesaid boundaries made by the firm of E. W. Petzold, Ontario Land Surveyors, signed by A. Skranda, Ontario Land Surveyor, and dated March 7, 1973, are deposited in the Office of the Director, Legal Surveys Branch, New City Hall, Toronto; in the Borough of North York Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario; and in the office of the Surveyor, 242A Sheppard Avenue West, Willowdale, Ontario, and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 26th day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 30th day of May, 1973, at 10.30 o'clock in the morning to hear this Application in my Office, 15th Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office, 15th Floor, 400 University Avenue, Toronto, Ontario M5G 1S5, this 2nd day of May, 1973.

D. L. RICHARDSON, Q.C.,
Deputy Director of Titles.

(9014)

19

**THE CORPORATION OF THE
BOROUGH OF NORTH YORK**

**THE BOUNDARIES ACT
(R.S.O. 1970, Chapter 48)**

**NOTICE OF HEARING
(B-396)**

TAKE NOTICE that an Application has been made by the Corporation of the Borough of North York for the purpose of confirming the true location on the ground of the boundaries of Dorchester Drive from Clanton Park Road to Almore Avenue and Woburn Avenue from Grey Road to Avenue Road; all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that two draft plans of survey of the aforesaid boundaries made by the firm of J. D. Barnes Limited, Surveyors, signed by R. A. Stocker, Ontario Land Surveyor, and dated January 31, 1973 and March 5, 1973, respectively, are deposited in the office of the Director, Legal Surveys Branch, New City Hall, Toronto; in the Borough of North York, Municipal Offices, Department of Public Works (Records Section), 5000 Yonge Street, Willowdale, Ontario; and in the office of the Surveyor, 4632 Yonge Street, Willowdale, Ontario; and may be inspected by any party or parties interested therein on any week-day, Monday through Friday.

AND FURTHER TAKE NOTICE that copies of said plans shall be supplied to any interested parties requesting same from the Office of the Surveyor.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plans is required to deliver to me by registered mail or by personal service on or before the 26th day of May, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 30th day of May, 1973, at 2.30 o'clock in the afternoon to hear this Application in my Office, 15th Floor, 400 University Avenue, Toronto, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this Hearing regardless of the absence of any parties affected by this Application.

Dated at my Office, 15th Floor, 400 University Avenue, Toronto, Ontario M5G 1S5, this 2nd day of May, 1973.

D. L. RICHARDSON, Q.C.,
Deputy Director of Titles.

Sheriff's Sale of Lands

COUNTY OF ESSEX

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Essex in which Canadian Imperial Bank of Commerce is Plaintiff and S. Thompson & Sons Construction Limited, Samuel Thompson and Louie Thompson are Defendants, and to me directed, against the goods and chattels and lands and tenements of the said S. Thompson & Sons Construction Limited, Samuel Thompson and Louie Thompson, I have seized and taken in execution all the right, title and interest of the said Samuel Thompson and Louie Thompson in and to the following described property.

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Sandwich South, in the County of Essex, and being part of Lot Number 13 on the east side of the Provincial Highway, according to registered plan number 1108, described as follows:

Commencing at the northwest angle of said Lot 13 being the intersection of the easterly limit of said Provincial Highway and the southerly limit of Ducharme Street; thence southerly along the easterly limit of the Provincial Highway a distance of 60 feet; thence easterly parallel with the southerly limit of Ducharme Street a distance of 150 feet; thence northerly parallel with the easterly limit of the Provincial Highway a distance of 60 feet more or less to the southerly limit of Ducharme Street; thence westerly along the southerly limit of Ducharme Street a distance of 150 feet to the northwest angle of said Lot 13 and the place of beginning. The said property is known as municipal no. 3982 Howard Avenue. Situated on the lands is said to be a two-storey, 3-bedroom, gray brick house with gas fired forced air heat and attached garage.

I will offer the said property for sale by public auction at my office in the Court House, 245 Windsor Avenue, Windsor, Ontario on Friday, the 15th day of June, 1973 at 10.30 a.m.

Dated at the Court House, 245 Windsor Avenue, Windsor, Ontario, this 30th day of April, 1973.

W. WARREN BRADLEY,
Sheriff, County of Essex.

COUNTY OF LENNOX AND ADDINGTON

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Lennox and Addington, to me directed, against the lands and tenements of Nellie Thompson, Defendant, at the suit of The Toronto Dominion Bank, Plaintiff. I have seized and taken in execution all the right, title, interest, and equity of redemption of Nellie Thompson, the Defendant, in and to the undivided one-half interest to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Fredericksburgh, in the County of Lennox and Addington and Province of Ontario and being composed of Lot 10 on the south side of Henry Street and Lot 2 on the east side of Park Street, all in the said Township of Fredericksburgh, according to a plan of South Napanee filed October 16th, 1873. Parcel #2: In the Township of Fredericksburgh, in the County of Lennox and Addington and being composed of all of Lot 8 and the east half of Lot 9 on the north side of Henry Street, according to a plan made by A. B. Perry, P.L.S. dated July 2nd, 1870, and filed August 16, 1870. Saving and excepting therefrom the easterly 40 feet of the southerly 135 feet of said Lot 8.

On the property is situate a single family dwelling.

All of which said right, title, interest and equity of redemption of the said Nellie Thompson, Defendant, in the said land and tenements, I shall offer for sale by public auction in my office, Court House, 97 Thomas Street East, Napanee, Ontario, on Friday, the 15th day of June, 1973 at 2.30 o'clock in the afternoon.

H. W. WEBSTER,
Sheriff, County of Lennox
and Addington.

(9017)

19

DISTRICT OF COCHRANE

UNDER AND BY VIRTUE OF a Writ of Execution, issued out of the District Court of the District of Cochrane, to me directed, against the lands and tenements of Edgar Landry, Defendant, at the suit of Traders Finance Corporation Limited, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Edgar Landry, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises,

Firstly: The Surface Rights of that part of Lot Number Five (5), in the Fourteenth Concession, of the said Township of Owens, District of Cochrane, Ontario, containing 81.01 acres, more or less.

Secondly: The Surface Rights of that part of Lot Number 5, in the Fourteenth Concession, of the said Township of Owens, District of Cochrane, Ontario, containing 15.24 acres, more or less.

The above Firstly and Secondly containing by admeasurement ninety-six and twenty-five one hundredths (96.25) acres, more or less.

On these premises is said to be erected a frame house, being one storey structure.

All of which said right, title, interest and equity of redemption of Edgar Landry, I shall offer for sale by public auction at my Office in the Court House, in the Town of Cochrane, Ontario, at the hour of 2.00 o'clock in the afternoon, on Friday, the 15th day of June, 1973.

Dated at Cochrane, Ontario, this 2nd day of May, 1973.

FRANCIS J. DONAHUE,
Sheriff, District of Cochrane.

(9020)

19

Publications Under The Regulations Act

May 12th, 1973

THE DAY NURSERIES ACT

O. Reg. 245/73.

General.

Made—April 18th, 1973.

Filed—April 24th, 1973.

REGULATION MADE UNDER THE DAY NURSERIES ACT

1. Schedule 2 to Regulation 160 of Revised Regulations of Ontario, 1970, as made by section 15 of Ontario Regulation 547/71, is amended by adding thereto the following items:

25a. North Halton Association for the Mentally Retarded

41a. Wingham & District Association for the Mentally Retarded

(5421)

19

THE WORKMEN'S COMPENSATION BOARD

O. Reg. 246/73.

General.

Made—March 7th, 1973.

Approved—April 11th, 1973.

Filed—April 24th, 1973.

REGULATION MADE UNDER THE WORKMEN'S COMPENSATION ACT

1. Item 2 of Class 8 of Schedule 1 to Regulation 834 of Revised Regulations of Ontario, 1970 is revoked.
2. Sub-item i of item 1 of Class 13 of Schedule 1 to Regulation 834 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

i. Manufacturing,

(a) cattle foods; and

(b) fertilizers.

3. Clause a of sub-item i of item 1 of Class 14 of Schedule 1 to Regulation 834 of Revised Regulations of Ontario, 1970 is revoked.

4. Item 1 of Class 23 of Schedule 1 to Regulation 834 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following sub-item:

v. Gas welding or electric welding.

WORKMEN'S COMPENSATION BOARD:

B. J. LEGGE
Chairman

W. R. RIDDELL
Secretary

Dated at Toronto, this 7th day of March, 1973.

(5422)

19

THE HIGHWAY TRAFFIC ACT

O. Reg. 247/73.

Specifications and Standards for Trailer Couplings.

Made—April 18th, 1973.

Filed—April 24th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

SPECIFICATIONS AND STANDARDS FOR TRAILER COUPLINGS

INTERPRETATION

1. In this Regulation,

(a) "fifth wheel assembly" means a coupling device having its lower-half mounted on the rear portion of a vehicle frame or the frame of a trailer converter dolly and its upper-half fastened to the underside of the forward portion of a semi-trailer for the purpose of supporting and towing the semi-trailer;

(b) "full trailer" means a vehicle that is towed by another vehicle and is so designed and used that the whole of its weight and load

is carried on its own axles and includes a combination consisting of a semi-trailer and a trailer converter dolly;

- (c) "semi-trailer" means a vehicle that is towed by another vehicle and is so designed and used that a substantial part of its weight and load rests on or is carried by the other vehicle or a trailer converter dolly through a fifth wheel assembly;
 - (d) "tow bar" means a towing structure that is connected to the chassis frame of the forward axle of a full trailer and which includes an eye or equivalent device for the purpose of coupling with a trailer hitch;
 - (e) "trailer converter dolly" means a device consisting of one or more axles, a fifth wheel lower-half and a tow bar used to convert a semi-trailer into a full trailer; and
 - (f) "trailer hitch" means a coupling device mounted on the rear of a truck tractor or trailer to which a tow bar may be attached for the purpose of towing a full trailer.
- O. Reg. 247/73, s. 1.

2. Where a truck tractor and one or more trailers are operated in combination, the coupling devices connecting the truck tractor and trailer or trailers shall be designed, constructed and installed and the truck tractor, trailer or trailers shall be designed and constructed so that when they are operated in combination in a straight line on a level, smooth, paved surface, the path of the trailer or trailers does not swing or deviate more than three inches to either side of the path of the truck tractor. O. Reg. 247/73, s. 2.

3.—(1) The lower-half of a fifth wheel assembly on a truck tractor, trailer or trailer converter dolly shall be attached to the frame of the truck tractor, trailer or trailer converter dolly with a mounting that,

- (a) has,
 - (i) brackets, mounting plates or angles, and
 - (ii) bolts or equivalent devices,

which together will withstand a force, applied at the coupling point of the fifth wheel assembly, equivalent to the gross weight of the trailer or trailers being towed without residual deformation to the mounting parts;

- (b) is installed so that the frame of the truck tractor, trailer or converter dolly does not crack or become deformed; and

- (c) is installed so as to prevent shifting of the lower-half of the fifth wheel assembly on the frame to which it is attached.

(2) Where the upper-half of a fifth wheel assembly is attached to a semi-trailer it shall be attached to the underside of the semi-trailer so as to prevent,

- (a) warping or cracking of the upper-half of the fifth wheel assembly or the underside of the semi-trailer; and
- (b) separation of the upper-half of the fifth wheel assembly from the semi-trailer.

(3) A fifth wheel assembly shall be equipped with a locking device that prevents separation of its upper-half from its lower-half.

(4) Where a fifth wheel assembly includes a manual release system, the fifth wheel assembly shall be equipped with a locking device or devices which applies automatically on the coupling of a semi-trailer to a truck tractor, trailer converter dolly or to another semi-trailer.

(5) The lower-half of a fifth wheel assembly on a truck tractor, trailer or trailer converter dolly shall be so mounted in relation to the axles of the truck tractor, trailer or trailer converter dolly that,

- (a) the load distribution does not unduly interfere with the steering, braking or maneuverability of the truck tractor, trailer or trailer converter dolly; and
- (b) the combination operates safely. O. Reg. 247/73, s. 3.

4.—(1) A full trailer shall be equipped with a tow bar that is of sufficient strength to withstand a force through its attachments equivalent to the gross weight of the trailer or trailers being towed, without residual deformation to the tow bar.

(2) Where a tow bar is used to tow a full trailer it shall be connected to the full trailer with an attachment that,

- (a) has a strength equal to or greater than that of the tow bar;
- (b) in the case of a hinged tow bar, has the minimum clearance necessary for adequate articulation; and
- (c) is attached in the manner for which it was designed.

(3) Where a truck tractor or trailer is equipped with a trailer hitch, the trailer hitch shall,

- (a) be of sufficient strength to withstand a force applied at the point to which the tow bar is connected, equivalent to the

gross weight of the trailer or trailers being towed, without residual deformation to the trailer hitch;

(b) provide the minimum clearance necessary for adequate articulation in its connection to the trailer being towed; and

(c) be provided with a locking device to prevent accidental separation of the truck tractor or trailer from the trailer being towed.

(4) The attachment of a trailer hitch to the towing structure of a truck tractor or trailer shall have a strength that is equal to or greater than that of the trailer hitch.

(5) A towing structure to which a trailer hitch is attached, shall have a strength equal to or greater than that of the trailer hitch.

(6) The attachment of a towing structure to a truck tractor or trailer shall,

(a) be reinforced or braced to prevent distortion of the frame of the truck tractor or trailer; and

(b) have a strength equal to or greater than that of the trailer hitch. O. Reg. 247/73, s. 4.

5.—(1) A full trailer shall be coupled to the frame or an extension of the frame of a truck tractor or trailer with a safety connecting device that will prevent the full trailer from breaking loose in the event the tow bar fails or becomes disconnected.

(2) The safety connecting device referred to in subsection 1 shall,

(a) not be attached to any part of a trailer hitch that would render the safety connecting device ineffective should the trailer hitch or its attachment to the towing structure fail;

(b) have the minimum slack necessary for adequate articulation;

(c) have an ultimate strength not less than the gross weight of the trailer or trailers being towed and where the safety connecting device consists of two chains, two cables or two other links, each chain, cable or other link and its attachments shall have an ultimate strength equal to the gross weight of the trailer or trailers being towed;

(d) be connected in such a manner so as to prevent the tow bar from dropping to the ground, and to keep the swing of the full trailer within safe limits in the event the tow bar fails or becomes disconnected;

(e) be equipped with a hook or hooks or other means of attachment that will not become disconnected accidentally;

(f) where it is used in conjunction with a hinged tow bar and where the safety connecting device consists of two chains, two cables or two other links, be attached to the forward axle or chassis frame of the forward axle of the full trailer at two points as far apart as the configuration of the axle or frame permits and equidistant from the centreline of the full trailer;

(g) where it is used in conjunction with a hinged tow bar and where the safety connecting device consists of a single chain or single cable,

(i) have its ends attached to the forward axle or chassis frame of the forward axle of the full trailer at two points as far apart as the configuration of the axle or frame permits and equidistant from the centreline of the full trailer,

(ii) lead along each side of the tow bar, and

(iii) be formed into a bridle by using a thimble and twin-base clamps and include a single means of attachment;

(h) where it is used in conjunction with a non-hinged tow bar,

(i) consist of two chains, two cables or two other links attached to the tow bar at a single point on the centreline of the tow bar or at two points equidistant from the centreline of the tow bar such that the attachment is behind the eye of the tow bar, or

(ii) consist of a single chain, cable or other link attached to the tow bar on the centreline of the tow bar at any point behind the eye of the tow bar;

(i) where it consists of two chains, two cables or two other links attached at separate points, the separate points shall be equidistant from the centreline of the truck tractor or towing trailer; or

(j) where it consists of two chains, two cables or two other links attached to the same point or where a bridle, single chain, single cable or other single link is used, be attached to a point on the centreline of the truck tractor or towing trailer. O. Reg. 247/73, s. 5.

(5423)

19

THE LOCAL ROADS BOARDS ACT**O. Reg. 248/73.**

Establishment of Local Roads Areas.

Made—April 17th, 1973.

Filed—April 24th, 1973.

**ORDER MADE UNDER
THE LOCAL ROADS BOARDS ACT**

1. Schedules 9, 67 and 136 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 9**INWOOD LOCAL ROADS AREA**

All those portions of the Township of Inwood and unsurveyed territory lying south of the Township of Inwood and all that portion of the Township of Joynt in the Territorial District of Thunder Bay shown outlined on Ministry of Transportation and Communications plan N-6000-4, filed in the office of the Registrar of Regulations at Toronto as No. 1536. O. Reg. 248/73, s. 1, *part*.

Schedule 67**THORNE LOCAL ROADS AREA**

All those portions of the Township of Poitras in the Territorial District of Nipissing shown outlined on Ministry of Transportation and Communications plan N-437-2, filed in the office of the Registrar of Regulations at Toronto as No. 1537. O. Reg. 248/73, s. 1, *part*.

Schedule 136**KENDALL LOCAL ROADS AREA**

All those portions of the Township of Kendall in the Territorial District of Cochrane shown outlined on Ministry of Transportation and Communications plan N-593-A2, filed in the office of the Registrar of Regulations at Toronto as No. 1538. O. Reg. 248/73, s. 1, *part*.

2. Regulation 571 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 213**HUDSON LOCAL ROADS AREA**

All those portions of the Township of Vermilion Additional in the Territorial District of Kenora

shown outlined on Ministry of Transportation and Communications plan N-724-1, filed in the office of the Registrar of Regulations at Toronto as No. 1539. O. Reg. 248/73, s. 2, *part*.

Schedule 214**CRYSTAL LAKE LOCAL ROADS AREA**

All those portions of the Township of Lebel in the Territorial District of Timiskaming shown outlined on Ministry of Transportation and Communications plan N-708-1, filed in the office of the Registrar of Regulations at Toronto as No. 1540. O. Reg. 248/73, s. 2, *part*.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 17th day of April, 1973.

(5424)

19

THE SEPARATE SCHOOLS ACT**O. Reg. 249/73.**

District Combined Separate School Zones.

Made—April 18th, 1973.

Filed—April 25th, 1973.

**REGULATION MADE UNDER
THE SEPARATE SCHOOLS ACT**

1. Subparagraph i of paragraph 1 of Schedule 10 to Regulation 798 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - i. Algoma, being the Town of Blind River, the Village of Iron Bridge, the townships of Day and Bright Additional and Elliot Lake, the Improvement District of the North Shore and the portion of the geographic township of Striker not included in the Improvement District of the North Shore,
- 2.—(1) Sub-subparagraph b of subparagraph i of paragraph 1 of Schedule 11 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 452/72, is revoked and the following substituted therefor:
 - b. the towns of Capreol, Nickel Centre, Onaping Falls, Rayside-Balfour, Valley East and Walden,
- (2) Sub-subparagraphs g, h, i and j of subparagraph i of the said paragraph 1, as remade by section 1 of Ontario Regulation 452/72, are revoked and the following substituted therefor:

g. the geographic townships of Allen, Awrey, Bigwood, Burwash, Cartier, Cascaden, Cherriman, Cleland, Cox, Davis, Delamere, Foy, Haddo, Hart, Harty, Hawley, Hendrie, Henry, Hess, Hoskin, Janes, Laura, Loughrin, Moncrieff, Scadding, Scollard, Secord, Servos and Street,

h. the portions of the geographic townships of Dill, Eden and Tilton that are not part of the City of Sudbury,

i. the portion of the geographic township of Dryden that is not part of the Town of Nickel Centre, and

j. the portions of the geographic townships of Hyman and Trill that are not part of the Town of Walden,

3. Paragraph 1 of Schedule 12 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 432/72, is revoked and the following substituted therefor:

1. In the Territorial District of,

i. Nipissing, being the City of North Bay, the towns of Bonfield, Cache Bay, Mattawa and Sturgeon Falls, the Improvement District of Cameron, the townships of Bonfield, Caldwell, Calvin, Chisholm, East Ferris, Field, Mattawan, Papineau and Springer, and the geographic townships of Badgerow, Beaucage, Clarkson, Crerar, Falconer, Gibbons, Grant, Hugel, Kirkpatrick, Loudon, Lyman, Macpherson, Pedley, Pentland, Phelps and Poitras, and

ii. Parry Sound, being the townships of Nipissing, North Himsworth and South Himsworth.

4. Paragraph 1 of Schedule 14 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 432/72, is revoked and the following substituted therefor:

1. In the Territorial District of Timiskaming, being the towns of Charlton, Englehart and Kirkland Lake, the Improvement District of Gauthier, the townships of Chamberlain, Larder Lake and McGarry and the geographic townships of Boston, Cairo, Grenfell, Lebel, Maisonville and Otto.

5. Paragraph 1 of Schedule 18 to Regulation 798 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 452/72, is revoked and the following substituted therefor:

1. In the territorial districts of Cochrane and Timiskaming, being the City of Timmins.

THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

O. Reg. 250/73.

Designation of School Divisions in Territorial Districts.

Made—April 18th, 1973.

Filed—April 25th, 1973.

REGULATION MADE UNDER THE SECONDARY SCHOOLS AND BOARDS OF EDUCATION ACT

1. Subparagraphs iv and v of paragraph 1 of Schedule 4 to Regulation 793 of Revised Regulations of Ontario, 1970, as remade by section 3 of Ontario Regulation 354/72, are revoked and the following substituted therefor:

iv. the Improvement District of the North Shore,

v. the geographic townships of Bright, Cobden, Gladstone, Grasett, Mack, Montgomery, Parkinson, Patton, Scarfe, Tp. 161, Tp. 162, Tp. 167, Tp. 168 and Tp. 175 and the portion of the geographic township of Striker not included in the Improvement District of the North Shore, and

vi. all the islands south of the Improvement District of the North Shore and the geographic townships of Bright, Cobden and Striker.

2. Sub-subparagraph c of subparagraph i of paragraph 1 of Schedule 6 to Regulation 793 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 431/72, is revoked and the following substituted therefor:

c. the geographic townships of Aurora, Blount, Brower, Calder, Clute, Colquhoun, Fournier, Fox, Guibord, Hanna, Kennedy, Lamarche, Leitch, Munro, Newmarket, Ottaway, Pyne, St. John and Teefy, and

3. Paragraph 1 of Schedule 9 to Regulation 793 of Revised Regulations of Ontario, 1970, as remade by section 4 of Ontario Regulation 431/72, is revoked and the following substituted therefor:

1. In the territorial districts of Cochrane and Timiskaming, being the City of Timmins.

4. Subparagraphs i and ii of paragraph 1 of Schedule 12 to Regulation 793 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- i. the townships of Ear Falls and Red Lake,

ii. the Improvement District of Balmertown,

5. Subparagraph v of paragraph 1 of Schedule 21 to Regulation 793 of Revised Regulations of Ontario, 1970, as remade by section 5 of Ontario Regulation 431/72, is revoked and the following substituted therefor:

v. the portion of the geographic township of Hyman that is not part of the Town of Walden.

6.—(1) Subparagraph ii of paragraph 1 of Schedule 22 to Regulation 793 of Revised Regulations of Ontario, 1970, as remade by
- section 6 of Ontario Regulation 431/72, is revoked and the following substituted therefor:

ii. the towns of Capreol, Nickel Centre, Onaping Falls, Rayside-Balfour, Valley East and Walden,

(2) Subparagraphs ix and x of the said paragraph 1, as remade by section 6 of Ontario Regulation 431/72, are revoked and the following substituted therefor:

ix. the portion of the geographic township of Dryden that is not part of the Town of Nickel Centre, and

x. the portion of the geographic township of Trill that is not part of the Town of Walden.
- (5426)
- 19

THE LAND TRANSFER TAX ACT

O. Reg. 251/73.
Affidavit Under Section 4 of the Act.
Made—April 18th, 1973.
Filed—April 25th, 1973.

REGULATION MADE UNDER
THE LAND TRANSFER TAX ACT

1. Sections 1 and 2 of Ontario Regulation 152/71 are revoked and the following substituted therefor:

(1) Prior to the 1st day of October, 1973, the affidavit required under section 4 of the Act may be in Form 1 or Form 2.
- (2) On and after the 1st day of October, 1973, the affidavit required under section 4 of the Act shall be in Form 2. O. Reg. 251/73, s. 1.

2. Ontario Regulation 152/71 is amended by adding thereto the following Form:

Form 2

The Land Transfer Tax Act

AFFIDAVIT

IN THE MATTER OF The Land Transfer Tax Act

PROVINCE OF ONTARIO

I,
of the
in the
named in the within (or annexed)
transfer make oath and say:

TO WIT:

1. I am.....named in the
within (or annexed) transfer.

This affidavit may be made by the purchaser or vendor or by any one acting for them under power of attorney or by an agent accredited in writing by the purchaser, or vendor or by the solicitor of either of them or by some other person approved by the Minister of Revenue

2. I have a personal knowledge of the facts stated in this affidavit.

3.—(1) The total consideration for this transaction has been allocated as follows:

- (a) Land, building, fixtures and goodwill..... \$_____
- (b) Chattels—items of tangible personal property.
(see note)..... \$_____
- TOTAL CONSIDERATION..... \$=====

(2) The true consideration for the transfer or conveyance for Land Transfer Tax purposes is as follows:

- (a) Monies paid in cash..... \$_____
- (b) Property transferred in exchange..... \$_____
- (Detail Below)
- (c) Securities transferred to the value of..... \$_____
- (Detail Below)
- (d) Balances of existing encumbrances with interest owing at date of transfer..... \$_____
- (e) Monies secured by mortgage under this transaction..... \$_____
- (f) Liens, legacies, annuities and maintenance charges to which transfer is subject..... \$_____
- (g) Other..... \$_____
- (Detail Below)

TOTAL CONSIDERATION (should agree with 3 (1) (a) above)..... \$=====

All blanks must be filled in.

4. If consideration is nominal, is the transfer for natural love and affection?

5. If so, what is the relationship between Grantor and Grantee?

6. Other remarks and explanations, if necessary

SWORN before me at the

of

this

day of

A.D. 19

}

A Commissioner, etc.

NOTE TO PARAGRAPH 3(1) (b): Chattels: Retail sales tax is payable on the valuation of items shown in 3(1) (b) unless otherwise exempted under the provisions of *The Retail Sales Tax Act*.

For the purpose of this affidavit insert above only the value of chattels, the total value of which in the opinion of the deponent exceeds \$100.00. This does not exonerate a purchaser from the payment of Retail Sales Tax on any tangible personal property as part of this transaction. When chattels are purchased as part of this transaction with a value of less than \$100.00, the applicable tax should be paid by the purchaser to the Treasurer of Ontario and remitted to the Minister of Revenue.

RST-LT-10(REV. 03/73)

O. Reg. 251/73, s. 2, *Form*.

(5427)

19

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 252/73.

Approved Guarantee Companies.

Made—April 18th, 1973.

Filed—April 26th, 1973.

REGULATION MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 37/72 and amended by Ontario Regulations 240/72 and 465/72, is further amended by adding thereto the following item:

66a. Pitts Insurance Company

(5428)

19

THE REGISTRY ACT

O. Reg. 253/73.

Registry Divisions.

Made—April 18th, 1973.

Filed—April 26th, 1973.

REGULATION MADE UNDER THE REGISTRY ACT

1. Regulation 779 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:

20. Effective the 30th day of April, 1973,

- (a) that part of Area 2 in the Registry Division of Essex as shown on a plan filed in the office of the Registrar of Regulations as No. 1551 is annexed to the Registry Division of Kent;
- (b) that part of Area 3 in the Registry Division of Kent as shown on the plan referred to in clause *a* is annexed to the Registry Division of Elgin;
- (c) those parts of Area 4 in the Registry Divisions of Elgin and Haldimand as shown on the plan referred to in clause *a* are annexed to the Registry Division of Norfolk;
- (d) those parts of Area 5 in the Registry Division of Norfolk as shown on the plan referred to in clause *a* are annexed to the Registry Division of Haldimand.
- (e) that part of Area 6 in the Registry Division of Haldimand as shown on the plan referred to in clause *a* is annexed to the Registry Division of Niagara South.

O. Reg. 253/73, s. 1.

(5429)

19

THE LAND TITLES ACT

O. Reg. 254/73.
Land Titles Divisions.
Made—April 18th, 1973.
Filed—April 26th, 1973.

REGULATION MADE UNDER
THE LAND TITLES ACT

- 1. Regulation 554 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following section:
- 12. Effective the 30th day of April, 1973,
 - (a) the operation of *The Land Titles Act* is extended to those parts of the Counties of Kent, Norfolk and Haldimand, being those parts of Lake Erie that are shown as areas 2, 3, 4, 5 and 6 on a plan filed in the office of the Registrar of Regulations as No. 1551;
 - (b) those parts of the Counties of Kent, Norfolk and Haldimand to which the operation of *The Land Titles Act* is extended by clause a shall be known respectively as the Land Titles Divisions of Kent (Lake Erie), Norfolk (Lake Erie), and Haldimand, (Lake Erie);
 - (c) the offices for the land titles system for those parts of the Counties of Kent, Norfolk and Haldimand to which the

operation of *The Land Titles Act* is extended by clause a shall be combined with the office for the registry system for the County of Elgin;

- (d) that part of Area 2 referred to in clause a in the Land Titles Division of Essex is annexed to the Land Titles Division of Kent (Lake Erie);
 - (e) that part of Area 3 referred to in clause a in the Land Titles Division of Kent (Lake Erie) is annexed to the Land Titles Division of Elgin;
 - (f) those parts of Area 4 referred to in clause a in the Land Titles Divisions of Elgin and Haldimand (Lake Erie) are annexed to the Land Titles Division of Norfolk (Lake Erie);
 - (g) those parts of Area 5 referred to in clause a in the Land Titles Division of Norfolk (Lake Erie) are annexed to the Land Titles Division of Haldimand (Lake Erie); and
 - (h) that part of Area 6 referred to in clause a in the Land Titles Division of Haldimand (Lake Erie) is annexed to the Land Titles Division of Niagara South. O. Reg. 254/73, s. 1.
2. The Appendix to Regulation 554 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following items:

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
6a		Haldimand (Lake Erie)	April 30, 1973
9a		Kent (Lake Erie)	April 30, 1973
16a		Norfolk (Lake Erie)	April 30, 1973

THE CHILDREN'S MENTAL
HEALTH CENTRES ACT

O. Reg. 255/73.

Application of Act.

Made—April 18th, 1973.

Filed—April 27th, 1973.

REGULATION MADE UNDER
THE CHILDREN'S MENTAL
HEALTH CENTRES ACT

1. Subsection 2 of section 1 of Ontario Regulation 32/71, as remade by section 1 of Ontario Regulation 236/71 and amended by subsection 2 of section 1 of Ontario Regulation 112/73, is further amended by adding thereto the following item:

3a. North York Adventure Place

2. Ontario Regulation 32/71 is amended by adding thereto the following section:

14.—(1) Every member of the Licensing Board of Review except for the chairman shall be paid \$65 for each day he is engaged upon the work of the board and the chairman shall be paid \$85 for each day that he is engaged upon the work of the board.

(2) In addition to the remuneration referred to in subsection 1, every member of the Licensing Board of Review shall be paid his necessary travelling and other expenses while engaged upon the work of the board. O. Reg. 255/73, s. 2.

3. This Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5433) 19

THE MENTAL HEALTH ACT

O. Reg. 256/73.

Application of Act.

Made—April 18th, 1973.

Filed—April 27th, 1973.

REGULATION MADE UNDER
THE MENTAL HEALTH ACT

1. Schedule 3 to section 1 of Regulation 576 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 94/72, is amended by adding thereto the following item:

4. North York Adventure Place

2. This Regulation shall be deemed to have come into force on the 1st day of April, 1973.

(5434) 19

THE LIQUOR LICENCE ACT

O. Reg. 257/73.

General.

Made—April 6th, 1973.

Approve—April 25th, 1973.

Filed—April 27th, 1973.

REGULATION MADE UNDER
THE LIQUOR LICENCE ACT

1. Subsection 2 of section 56 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Fees that vary according to the amount or value of liquor purchased shall be paid not later than ten days following receipt of statements of fees payable in respect of such purchases. O. Reg. 257/73, s. 1.

2. Section 65 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

65. A corporation that applies for the issue or transfer to it of a licence shall be incorporated under the laws of Canada or under the laws of a province of Canada. O. Reg. 257/73, s. 2.

3. Section 67 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

67. All orders for the purchase of liquor by the holder of a licence shall be made in writing upon the forms approved by the Liquor Control Board of Ontario and shall be signed by the holder of a licence or his duly authorized employee. O. Reg. 257/73, s. 3.

4. Section 68 of Regulation 563 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

68. Receipt of liquor purchased by the holder of a licence shall be acknowledged in writing by the holder or his duly authorized employee and the written receipt shall be delivered forthwith by the person making the delivery, to the Liquor Control Board of Ontario, or where beer is purchased at a store operated by the Brewer's Warehousing Company Limited, to the Brewer's Warehousing Company Limited. O. Reg. 257/73, s. 4.

LIQUOR LICENCE BOARD OF ONTARIO:

J. MACKEY
Chairman

Dated at Toronto, this 6th day of April, 1973.

(5435) 19

THE PLANNING ACT**O. Reg. 258/73.**

Restricted Areas—County of Kent, Township of Chatham.

Made—April 19th, 1973.

Filed—April 27th, 1973.

**ORDER MADE UNDER
THE PLANNING ACT**

1. Ontario Regulation 10/73, as amended by Ontario Regulation 102/73, is further amended by adding thereto the following section:

7. Notwithstanding any other provisions of this Order, the land described in Schedule 1 may be used for a golf driving range and miniature golf course provided the following requirements are met:

ACCESSORY BUILDINGS AND STRUCTURES

1. Only one accessory building incidental to the main use shall be permitted.
2. The floor area of an accessory building shall not exceed 500 square feet.
3. Accessory buildings shall not be located closer than 160 feet from the centreline of a public road.

ILLUMINATION

Lighting fixtures shall provide for light to be directed downward and away from adjacent lots.

PARKING

A minimum parking area of 7000 square feet shall be provided for automobiles and shall be constructed and maintained with a stable surface which will prevent the formation of dust and loose particles.
O. Reg. 258/73, s. 1.

2. Ontario Regulation 10/73, as amended by Ontario Regulation 102/73, is further amended by adding thereto the following Schedule:

Schedule 1

All and singular that certain parcel or tract of land and premises situate, lying and being in the Township of Chatham in the County of Kent, and being composed of part of Lot 1, in Concession IV, more particularly described as follows:

Beginning at a point distant seventeen feet measured northwesterly at right angle from the southeasterly limit of said Lot 1 and also distant 100 feet

measured southwesterly and parallel with the said southeasterly limit of Lot 1 from the northeasterly limit of said Lot 1;

Thence southwesterly parallel with said southeasterly limit of Lot 1, a distance of 384.20 feet to a point;

Thence northwesterly parallel with the northeasterly limit of Lot 1 a distance of 1134 feet to a point in the limit between the northwesterly three-quarters and the southeasterly one-quarter of Lot 1;

Thence northeasterly along the limit between the northwesterly three-quarters and the southeasterly one-quarter of Lot 1, a distance of 384.2 feet more or less to a point in a line drawn through the point of beginning parallel with said northeasterly limit of Lot 1;

Thence southeasterly parallel with said northwesterly limit a distance of 1138.8 feet more or less to the point of beginning. O. Reg. 258/73, s. 2.

G. M. FARROW

Director,

*Plans Administration Branch,
Ministry of Treasury, Economics
and Intergovernmental Affairs*

Dated at Toronto, this 19th day of April, 1973.

(5436)

19

THE CROP INSURANCE ACT (ONTARIO)**O. Reg. 259/73.**

Crop Insurance Plan—Corn.

Made—March 30th, 1973.

Approved—April 25th, 1973.

Filed—April 27th, 1973.

**REGULATION MADE UNDER
THE CROP INSURANCE ACT (ONTARIO)**

- 1.—(1) Subsection 1 of section 9 of the Schedule to Ontario Regulation 187/72, as remade by section 2 of Ontario Regulation 115/73, is revoked and the following substituted therefor:

(1) Subject to subsections 2, 3 and 4, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in bushels or tons of the total acreage seeded to corn by the insured person in accordance with the regulations. O. Reg. 259/73, s. 1 (1).

- (2) Subsection 4 of the said section 9, as remade by section 2 of Ontario Regulation 115/73, is revoked and the following substituted therefor:

(4) In areas having 2500 heat units or less no coverage for grain corn is provided.

(5) For the purposes of this plan, except in areas having 2500 heat units or less, six bushels of grain corn are deemed to be the equivalent of one ton of corn silage.

(6) The number of bushels or tons determined under subsections 1, 2 and 3 constitutes the total guaranteed production under a contract of insurance. O. Reg. 259/73, s. 1 (2).

(3) Subsection 5 of the said section 9, as made by section 2 of Ontario Regulation 115/73, is revoked.

2. Subparagraphs 2 and 3 of paragraph 10 of Form 2 of Ontario Regulation 187/72, as remade by subsection 2 of section 9 of Ontario Regulation 115/73, are revoked and the following substituted therefor:

(2) Where the harvesting of any seeded acreage is not completed by,

(a) for areas having 2500 heat units or less, the 1st day of November; or

(b) for all other areas, the 1st day of December,

the insured person shall forthwith notify the Commission in writing and the Commission shall determine,

(c) the number of unharvested acres and the potential production thereof; and

(d) whether the harvesting of the seeded acreage was prevented by reason of one or more of the causes of loss insured against.

(3) Where the harvesting was prevented by reason of one or more of the causes of loss insured against, the Commission,

(a) for areas having 2500 heat units or less, may terminate the contract of insurance and the amount of loss which shall be taken into account in the final adjustment of loss shall be calculated by multiplying the amount by which the guaranteed production for the unharvested acreage exceeds the potential corn silage production determined under subparagraph 2; or

(b) for all other areas, may extend the contract of insurance until the crop has been harvested or abandoned or destroyed.

(3a) Where, in an area having 2500 heat units or less, the insured person intends to use any seeded acreage for any purpose other than harvesting as corn silage, he shall forthwith notify the Commission in writing so a pre-harvest inspection can be made and the Commission shall determine the potential corn silage production.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 30th day of March, 1973.

(5437)

19

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ONTARIO

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. **The day of the sale** shall be **more** than ninety-one days after the first publication of the list in **THE ONTARIO GAZETTE**.

During year 1973 the dates for publication of tax sale advertisements in **THE ONTARIO GAZETTE** are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE**.

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of **THE ONTARIO GAZETTE** are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to **THE TREASURER OF ONTARIO** and forwarded to **THE ONTARIO GAZETTE**.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
 9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
 Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto 181, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
Sessional Statutes of Ontario, 1972	\$12.00
Advisory Committee on Energy—Vol. 1	1.00
(1973) —Vol. 2	2.50
Developing a Better Environment (Re-printed March, 1973)	3.00
Basic Power Plant Engineering (1972)	3.50
Your Family Benefits Handbook (Revised March, 1973)	.75

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238



University of Toronto,
Library, Serials Dept.,
Toronto, Ont. M5S 1A5
E-202 11 May 1974

Vol. 106 - 20

TO, SATURDAY, MAY 19th, 1973

The ONTARIO GAZETTE

Published by Authority

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Friday, May 4th, 1973.

11.45 o'clock a.m.

His Honour, the Lieutenant Governor was pleased to give Royal Assent to the following Bill:—

Bill 100, An Act to provide assistance for the Rehabilitation and Protection of Property on or adjacent to shorelines.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly
of Ontario.

(5511)

20

The Fire Marshals Act

The Fire Services Long Service Medal

In accordance with Section 10 of Regulation 353 made under *The Fire Marshals Act* the following were awarded The Fire Services Long Service Medal in recognition of thirty years service as a municipal fire fighter.

Name	Fire Department
ALEXANDER, Clarence	City of Hamilton
BERDAY, Frederick S.	Town of Geraldton
BERDAY, Richard R.	Town of Geraldton
BLAIR, John A.	Township of Roxborough
BRADLEY, Edward A.	Town of Niagara-on-the-Lake
BROWN, Cecil E.	City of Toronto
CHILD, Walter F.	City of Brantford
CLIFTON, Charles R.	Town of Kenora
CRAIG, Ernest S.	City of Toronto

Name	Fire Department
DEPEW, Bertie O.	Town of Stoney Creek
DIXON, Richard G.	Town of Kenora
ENDEAN, Joseph Wm.	Town of Kapuskasing
FLANAGAN, James S.	Township of Roxborough
FORWELL, Jerome C.	Township of Wellesley
GIBSON, Charles W.	City of Kingston
GORDON, Elmer E.	Town of Thorold
GREEN, Norman W.	City of Barrie
GREEN, Percy F.	City of Toronto
GRIFFIN, Elwyn J.	City of Ottawa
HARVEY, Patrick J.	City of Toronto
HINCHCLIFFE, Jack R.	City of Toronto
HUENEMOEDER, William J.	Town of Hanover
HUGHES, Samuel G.	City of Ottawa
ILLERBRUNN, George A.	City of Waterloo
JOYCE, Frederick W.	City of Toronto
KELSEY, Donald G.	City of Toronto
KELSEY, Elmer B.	City of Kingston
KERR, George A.	City of Toronto
LANGLOIS, Francis E.	City of Windsor
LEMIRE, Herman W.	City of Windsor
LOBSINGER, Edward	Township of Wellesley
MCILVEEN, George L.	City of Toronto
McKAY, George A.	City of Toronto
McKOEN, Acel L.	City of Kingston
MAXWELL, Edward L.	City of Toronto
MOLLOY, James	City of Niagara Falls
MORROW, Orval G.	City of Kingston
MURRAY, Morley	Town of Amherstburg
MUNRO, Gerald R.	Village of Lanark
PRICE, William E.	City of Toronto
RICHARDSON, Reginald S.	Village of Caledon East
RIDER, John J.	City of Toronto
RULE, Lionel	City of Ottawa

T O R O N T O

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

1993

Name	Fire Department
SCRATCH, Jack W.	City of Windsor
SIMMS, William A.	City of Toronto
SPINK, William A.	City of Toronto
THOMPSON, Oscar C.	City of Oshawa
THOMPSON, William C.	City of Toronto
THORNE, Gordon M.	City of Toronto
TUSON, Arthur C.	City of Oshawa
TUTTON, Roy A.	City of Brantford
WILSON, John M.	City of Hamilton
WRAY, Joseph A.	City of Toronto

(5522)

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- (1) from points in Ontario to the Ontario-United States of America border (ports of entry: Cornwall, in transit in bound) through United States of America to the New Brunswick-United States of America border, at St. Stephen, New Brunswick, corridor in the provinces of New Brunswick and Nova Scotia, final destination, points in the Province of Newfoundland; and
- (2) from points in Ontario to the Ontario-Quebec border (all ports of entry) in transit, through the Province of Quebec, New Brunswick and Nova Scotia to the port of entry of Port Aux Basques final destination, points in the Province of Newfoundland".

D. S. CHURCH,
Secretary.

The Ontario Highway Transport Board Act

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at the Agriculture Extension Centre, University of Brandon, 11th Street and Queen's Avenue, Brandon, Manitoba, on Monday, the 11th day of June, 1973, at 10 a.m. (E.D.S.T.):

Virden Freightways Ltd., 23246-A
Virden, Manitoba,

applies for an extension to extra-provincial operating licence No. X-2006, "To transport general freight from various points in the Province of Ontario, east of a line drawn north and south through Long Lac, Ontario from and to the Ontario-Manitoba border at West Hawk Lake serving the City of Brandon in Manitoba".

Opposition may be filed with the Board and served on the applicant up to and including the 8th day of June, 1973.

D. S. CHURCH,
Secretary.

(5510)

20

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 5th day of July, 1973, at 10 a.m. (E.D.S.T.):

George A. Lewis Limited, 23600
7 Buckwood Court,
St. Stephen, New Brunswick,

applies for an extra-provincial operating licence, "For the carriage of fresh and frozen foods, products for the account of Blue Buoy Food Ltd.:

(5475)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 17th day of July, 1973, at 10 a.m. (E.D.S.T.):

Dorsey Bumstead, Esq., 23679
84 Cook Street, Box 1114,
Meaford, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "To transport package milk and small parcels from Wasaga Beach to merchants in the Town of Meaford, (transportation of the aforesaid products to be to Lyons IGA, Meaford and Miller's Red & White, Meaford)".

Maheu Transport Inc., 22791-A
26, rue Cure Poirier,
St-Stanislas, Kostka,
Quebec,

applies for an extra-provincial operating licence, "For the carriage of bundles of polyethylene piping originating at Coteau-du-Lac, and for the account of Jutras & Kohen Inc., by specially designed trailers, ports of entry: Pointe Fortune and Riviere Beaudette, from the Ontario-Quebec border, to points in the Counties of Prescott, Russell, Carleton, Glengarry, Stormont, Dundas and Grenville".

Levi Augustus Vernon, Esq., 23685
44 Grandville Avenue,
Toronto, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of groceries for the Great A and P Tea Co. of Canada Ltd., from its warehouses in Metropolitan Toronto to its stores and installations within a 60-mile radius of Metropolitan Toronto and return to warehouses in Metropolitan Toronto".

Hy-Miler Transportation**Company Limited,**50 Shorncliffe Road,
Toronto, Ontario,**23626**

applies for a Class 'D' public commercial vehicle operating licence, "Vehicles operated under this licence are restricted to the conveyance of shipments owned by the undermentioned shippers:

John Labatt Ltd., London, British Rubber Co., Montreal, Taylor Electric Mfg. Co. Ltd., London, Eastern Steel Products Ltd., Gorman Eckert & Co. Ltd., London, Steel Co. of Canada, Montreal, Supertest Petroleum Co. Ltd., (Dominion Oilcloth & Congoleum, Canada Ltd.), Elliott, Marr & Co. Ltd., London, Crane, Warren & King Ltd., London, Lawson, Jones Ltd., London.

Vehicles operating under this licence are prohibited from conveying shipments, to and from any points north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17, near North Bay".

PROVIDED that the above terms be deleted from Class 'D' public commercial vehicle operating licence No. 130, in the name of W. J. Hyatt Ltd., of 50 Shorncliffe Road, Toronto, Ontario.

W. J. Hyatt (Ontario) Limited,50 Shorncliffe Road,
Etobicoke, Ontario,**23627**

applies for a Class 'D' public commercial vehicle operating licence, "Vehicles operated under this licence are restricted to the conveyance of shipments owned by the undermentioned shipper:

Molson's and National Breweries.

Vehicles operating under this licence are prohibited from conveying shipments, to and from any points north of North Bay on King's Highway No. 11 and all present or future highways connecting with King's Highway No. 11, north of its intersection with King's Highway No. 17, near North Bay.

EXTENSION GRANTED—For the carriage of goods, for and on behalf of Molson's Brewery (Ontario) Limited.

PROVIDED that in respect to this extension there be no movement to or from any point north of North Bay on King's Highway No. 11 or any highway connecting with King's Highway No. 11 north of King's Highway No. 17 near North Bay, save and excepting Timmins and South Porcupine".

PROVIDED that the above terms be deleted from Class 'D' public commercial vehicle operating licence No. 130, in the name of W. J. Hyatt Limited, of 50 Shorncliffe Road, Etobicoke, Ontario.

Gerald Douglas Rightmyer, Esq.,**18348-A**389 Burnhamthorpe Road,
Islington, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of:

(a) Toys, for and on behalf of Regal Toys Ltd., from its installation in Metropolitan Toronto:

(i) to points in the Town of Mississauga (excluding Toronto International Airport) and from points in the Town of Mississauga (excluding the Toronto International Airport) to said installation in Metropolitan Toronto;

(ii) to the premises of Stedman Brothers Division of MacLeod Stedman Limited and C.N.R. Freight Sheds both located at or near a place known as Concord, in the Town of Vaughan;

and from the premises of the aforesaid Stedman Brothers-Division of MacLeod Stedman Limited and the C.N.R. Freight Sheds in the Town of Vaughan to Metropolitan Toronto.

(b) Pharmaceutical and household cleaning goods, for and on behalf of Miles Laboratories Ltd., from its installation in Metropolitan Toronto to its customers in the Town of Mississauga (excluding Toronto International Airport) and for the return of damaged or refused shipments to Metropolitan Toronto.

(c) Confectionery, for and on behalf of Kerr Brothers Ltd., from its installation in Metropolitan Toronto to its customers located in the Town of Mississauga (excluding Toronto International Airport) and for the return of damaged or refused shipments to Metropolitan Toronto.

(d) Spices, for and on behalf of Stanges Canada Limited, from its installation in the Town of Mississauga to points in Metropolitan Toronto and for the return of damaged or refused shipments to the Town of Mississauga".

D. S. CHURCH,
Secretary.

(5476)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 18th day of July, 1973, at 10 a.m. (E.D.S.T.):

Martin's Coaches Limited,
406-8th Street East,
Owen Sound, Ontario,

22441-E

applies for an extension to public vehicle operating licence No. 1714 in the following terms: "For the carriage of passengers and their baggage, and express freight, between Pike Bay and Tobermory via Township Road between Pike Bay and Highway No. 6, and Highway No. 6 to Tobermory, with the privilege of serving Lion's Head via Bruce County Road No. 9A, all in the County of Bruce";

22441-D

also applies for the transfer of shares as follows:

250 common shares from Treasury to Beverly David Wiley, Owen Sound, Ontario;

124 common shares from Carman Emerson Wiley to Beverly David Wiley, Owen Sound, Ontario;

313 common shares from Carman Emerson Wiley to Bruce Wiley, of Owen Sound, Ontario;

188 common shares from Carman Emerson Wiley to Murray Wiley, of Owen Sound, Ontario.

Josef Streit, Esq.,
R.R. #1, Kars, Ontario,

23258-A

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of fertilizer in bags and Pro-Sil Liquid additive nitrogen, for and on behalf of Brockville Chemical Industries Ltd., Cornwall, from Cornwall to farms and feed mills in the Counties of Russell, Carleton, Lanark, Leeds, Frontenac, Grenville and Renfrew. (i.e.) plants at Cornwall, Chesterville and Maitland".

Frank Martz Coach Company,
239 Old River Road,
Wilkes-Barre, Pennsylvania,
18702, U.S.A.,

23638

applies for an extra-provincial operating licence, "For the carriage of passengers and their baggage, from points in the United States of America as authorized, (from the international boundary at the St. Lawrence, Niagara, Detroit, St. Clair, St. Mary's, Pigeon and Rainy Rivers) to points in the Province of Ontario, exclusively as a group of persons on a chartered trip, being one specific trip for which a public vehicle is engaged or hired and one fare or charge only being collected for the trip, covering the said group of persons considered as a unit, and from such points, on the same chartered trip, without pick-up or discharge of passengers in Ontario, to the said international boundary, at the said points, for furtherance to points in the United States of America, as authorized. And also for the carriage of groups of passengers on an individual round trip fare basis from points in Luzerne & Lackawanna Counties in the State of

Pennsylvania as authorized from all points on the Ontario-United States of America border to points in Ontario and from such points on the same trip, without pick-up or discharge of passengers in Ontario, to the said international boundary at the said points, for furtherance to the above points in the United States of America as authorized"

Kenneth J. Rollins, Esq.,
Lac Drolet, Frontenac Co.,
Quebec,

22596-A

applies for an extension to extra-provincial operating licence No. X-1880 as follows: "Delete the words, 'lying south of the City of North Bay', in that part of licence which relates to Frontenac Granite Inc., so that as amended that portion of the operating licence will read: 'For the carriage of granite, for and on behalf of Frontenac Granite Inc., of the Township of Lac Drolet, Frontenac County, in the Province of Quebec, from the Ontario-Quebec border at Riviere Beaudette to points in the Province of Ontario and for the return of granite to the said border at Riviere Beaudette, for furtherance to points in the Province of Quebec as authorized'".

**International Walnut Corporation
(Canada) Limited,**
109 Judson Street,
Toronto, Ontario,

15175-D

applies for, "clarification and/or extension of existing operating licence No. X-1391, by adding thereto the words, 'and plywood', wherever the word, 'lumber', appears so that as amended the said operating licence will read as follows: 'For the carriage of lumber and plywood from points in the Province of Ontario to the international boundary at the Niagara, Detroit, St. Lawrence and St. Clair Rivers, for furtherance to points in the United States of America as authorized thereby; and from points in the United States of America as authorized thereby from the said border crossing points to points in the Province of Ontario'".

PROVIDED that the current terms of extra-provincial operating licence No. X-1391 be deleted.

D. S. CHURCH,
Secretary.

(5477)

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The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 19th day of July, 1973, at 10 a.m. (E.D.S.T.):

**Cassidy's Transfer &
Storage Limited,** 07527-F
381 Supple Street,
Pembroke, Ontario,

applies for the transfer of shares as follows:

12 preference shares from Kenneth Campbell to
Gordon Robinson, Pembroke, Ontario;

416 common shares from Kenneth Campbell to
Gordon Robinson, Pembroke, Ontario.

Edward Gifford, Esq., 22592-A
564 The Kingsway,
Sudbury, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 1849, "For the carriage of meat and packing house products in vans equipped with refrigeration and heating machinery, for and on behalf of J. M. Schneider Limited, from the City of Sudbury to Elliot Lake and points on Highway No. 108 south of Elliot Lake, and for the return of damaged or rejected deliveries from the said points to Sudbury".

Freeport Transport, Inc., 09220-A5
1200 Butler Road, Freeport,
Pennsylvania, 16229, U.S.A.,

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of anhydrous ammonia in bulk, in tank vehicles, for and on behalf of Cyanamid of Canada Limited, to and from points in the Province of Ontario";

09220-A6

also applies for an extension to extra-provincial operating licence No. X-1064, "For the carriage of anhydrous ammonia in bulk, in tank vehicles, for and on behalf of Cyanamid of Canada Limited, from its premises in Hamilton, Ontario, to the international boundaries at the Niagara, Detroit and St. Clair Rivers, for furtherance to points in the United States of America as authorized".

South East Transfer Ltd., 23684
Box 218, Steinbach,
Manitoba, R0A 2A0,

applies for an extra-provincial operating licence, "To transport septic tanks, sidewalks, concrete steps, curbing and related materials requiring special loading and unloading machinery, from the Ontario-Manitoba boundary, for furtherance to various points in Ontario, as far east as Thunder Bay, Ontario, on behalf of Barkman Concrete Limited, Steinbach, Manitoba".

D. S. CHURCH,
Secretary.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 23rd day of July, 1973, at 10 a.m. (E.D.S.T.):

Fred E. Prior & Sons Limited, 21595-A
34 Hood Street,
Guelph, Ontario,

applies for a Class 'K' public commercial vehicle operating licence, "For the transportation of heavy duty machinery, boilers, transformers and similar equipment that requires special loading devices and cannot be carried on a standard truck, trailer or semi-trailer, to and from the City of Guelph and confined to operations south of North Bay and Highway No. 17".

Lyle H. Cole, Esq., 23622
Elm Street,
Madrid, New York, U.S.A.,

applies for an extra-provincial operating licence, "For the carriage of fertilizer carried on behalf of Agway, Incorporated, from Brockville Chemical Company Ltd., Cornwall, Ontario, to Rooseveltown, New York".

Allan Dean Brooking, Esq., 03126-E
281 Liberty Street North,
R.R. #5, Bowmanville, Ontario,

applies for an extension to Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. 552, as follows:

"Delete—'Also automotive parts and accessories for General Motors of Canada Ltd., Oshawa, to dealers or distributors along following routes and return of new, rejected or damaged parts and accessories:

ROUTE 1—Whitby, Ajax, Pickering, Aurora, Newmarket, Barrie, Orillia, Brechin, Beaverton, Sutton, Keswick, Oshawa;

ROUTE 2—Oshawa to Bowmanville, Port Hope, Cobourg, Colborne, Brighton, Trenton, Stirling, Campbellford, Apsley, Bancroft, Peterborough, Bobcaygeon, Fenelon Falls, Lindsay to Oshawa. Permitted to use drop-frame equipment if required', and substitute therefor: 'Also automotive parts and accessories for General Motors of Canada Limited, Oshawa, to dealers or distributors along the following routes and return of new, rejected or damaged parts and accessories:

ROUTE 1—Oshawa to Whitby, Ajax, Pickering, Aurora, Newmarket, Keswick, Sutton to Oshawa;

ROUTE 2—Oshawa to Bowmanville, Port Hope, Cobourg, Colborne, Brighton, Trenton, Stirling, Campbellford, Apsley, Bancroft, Peterborough, Bob-

caygeon, Fenelon Falls, Lindsay to Oshawa; also between Oshawa and points in the Counties of Ontario, Simcoe, Grey, and the Districts of Muskoka and Parry Sound' ''.

Joyce Bernice Carmichael, Esq., **23669**
R.R. #3, Fenelon Falls, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of travel trailers on a flat-bed trailer, for and on behalf of Prowler Industries of Ontario, Ltd., from its installations in the Town of Lindsay to its dealers in the Province of Ontario, and return of damaged or rejected travel trailers";

23669-A

also applies for an extra-provincial operating licence, "For the carriage of travel trailers on a flat-bed trailer, for and on behalf of Prowler Industries of Ontario, Ltd., from its installations in the Town of Lindsay to:

- (1) the Ontario-Quebec border at Ottawa, Hawkesbury, Hull, Riviere Beaudette, for furtherance to its dealers at points in the Provinces of Quebec, New Brunswick, Nova Scotia as authorized; and
- (2) the Ontario-Manitoba border at West Hawk Lake, for furtherance to its dealers in the Province of Manitoba as authorized and return of damaged or rejected travel trailers".

D. S. CHURCH,
Secretary.

(5479) **20**

Atomic Interprovincial
Transport (Eastern) Ltd., **22844**
2070 Logan West,
Winnipeg, Manitoba.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which extra-provincial operating licence No. X-110 was issued, and more particularly that portion which reads: "St. Thomas via Highway 4, Guelph, Kitchener and Waterloo via Highways 7 and 8; Niagara Falls and Port Colborne via Queen Elizabeth Way and Highway 58 to points in the Province of Manitoba and vice versa", in order that it may be defined more specifically if such is required, and has fixed Monday, the 16th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(5480) **20**

David R. Stamp, Esq., **02783**
Minden, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificate pursuant to which public vehicle operating licence No. 1938 was issued, to clarify that portion that reads as follows: "For the carriage of passengers exclusively as a group of persons on a charter trip, being one specific trip for each a public vehicle is engaged or hired and one fare or charge only being collected for the trip covering the said group of persons considered as a unit, to and from the place known as Minden and a 5-mile radius thereof, Minden being situated at the intersection of the Bobcaygeon and Gull River in the Townships of Anson and Minden, from and to points in Ontario", as the applicant applied in the following terms: "To operate charter trips for persons and groups, resident or temporarily resident within the boundaries of the municipality of the Corporation of the Townships of Anson, Hindon and Minden, the Corporation of the Township of Stanhope, the Corporation of the Township of Lutterworth and the Corporation of the Township of Snowdon and to carry such persons and groups only from within the said municipality to and from any point situate not more than 125 miles from the boundary of anyone of the said municipalities", and has fixed Friday, the 6th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificate.

D. S. CHURCH,
Secretary.

(5481) **20**

Kenneth V. MacKinnon, Esq., **20679**
19 Clover Hill Road,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the following portion of a certificate dated the 5th day of May, 1972 as follows: "10. This authority be reviewed by the Ontario Highway Transport Board prior to the 1st day of June, 1973, in order to establish whether the operation is economically viable and whether the terms of this authority should then be cancelled, continued on a temporary basis or be made permanent", and has fixed Friday, the 6th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

D. S. CHURCH,
Secretary.

(5482) **20**

Dalton E. Fischer, Esq.,
R.R. #3, Kitchell, Ontario.

02296

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'D' public commercial vehicle operating licence No. 1334 and extra-provincial operating licence No. X-834 were issued, and has fixed Monday, the 9th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act*, *The Public Commercial Vehicles Act* and the *Motor Vehicle Transport Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5483)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the Moot Courtroom, University of Western Ontario, London, Ontario, on Wednesday, the 20th day of June, 1973, at 10 a.m. (E.D.S.T.):

**Flanagan Delivery Service
Limited,**

00711-N

471 Nightingale Avenue,
London 31, Ontario,

applies for an extension to Class 'A' public commercial vehicle operating licence No. 696, by deleting therefrom the following: "For the carriage of goods from the City of London to points in the County of Middlesex and that portion of the County of Elgin lying east of King's Highway No. 76 and that portion of the County of Oxford excluding the Township of Blenheim and from points in those portions of the Counties hereinbefore named to the City of London,

PROVIDED there is no transfer of goods at London between the licensee and other motor carriers of goods and all goods carried by the licensee originate at or terminate at the City of London", and substituting therefor the following: "For the carriage of goods from the City of London, to points in the Counties of Middlesex, Elgin, Oxford, Norfolk, that portion of the County of Lambton lying east of King's Highway No. 21, and including the Municipalities of Petrolia, Wyoming, and Forest, and those portions of the Counties of Huron and Perth lying south and west of King's Highway No. 8 between and including Goderich and the

intersection of the said highway with the Waterloo County border, including the privilege to serve the Municipalities of Goderich, Clinton, Seaforth, Mitchell, Stratford, Shesapeake and the Municipality of New Hamburg, in the County of Waterloo, and return".

This will amend the application for an extension to Class 'A' public commercial vehicle operating licence, which appeared in THE ONTARIO GAZETTE of March 31, 1973.

D. S. CHURCH,
Secretary.

(5484)

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The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the Town Hall, Brant Street, Burlington, Ontario, on Monday, the 25th day of June, 1973, at 10 a.m. (E.D.S.T.):

McGrath Transport Limited, 06965-L
3161 Mainway,
Burlington, Ontario,

"applies for an amendment to Class 'A' public commercial vehicle operating licence No. 632, by deleting therefrom the following:

'PROVIDED that there be no movement directly or indirectly either by transfer or otherwise between Metropolitan Toronto and Hamilton, unless previously authorized'.

Also applies for an amendment to Class 'A' public commercial vehicle operating licence No. 632 in the following terms: 'All references to Burlington (Class A and Class C) shall be interpreted to mean the City of Hamilton and the Village of Waterdown'".

This will amend the application for a Class 'A' public commercial vehicle operating licence, which appeared in THE ONTARIO GAZETTE of April 7, 1973.

D. S. CHURCH,
Secretary.

(5485)

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The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Violette Charbonneau, 21384-C
P.O. Box 66, Gogama, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 6313, "For the carriage of pupils, for and on behalf of The Board of Trustees of Roman Catholic Separate School No. 1 Noble and Gogama between Gogama and Timmins via Highway No. 101.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdiction of The Board of Trustees of Roman Catholic Separate School No. 1 Noble and Gogama".

Gordon Lee McConnell, Esq., 16002-C
R.R. #1, Perth, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 5490, "For the carriage of pupils, for and on behalf of The Lanark County Board of Education:

- (1) between Perth and Lots 13 and 14, Concession 7 in the Township of North Elmsley via Highway No. 43 and County Road No. 2;
- (2) between Perth, Lot 7, Concession 8 and Lot 5, Concession 6 in the Township of North Elmsley via Highway No. 43, Drummond Road and Concession Road 8-9 in the Township of North Elmsley".

Lewis School Bus Line
Limited, 21971-F
99 Beech Street,
Aylmer, Ontario,

applies for an extension to public vehicle (school bus) operating licence No. 3847, "For the carriage of pupils, for and on behalf of The Elgin County Board of Education to or from Parkside Collegiate Institute, Central Elgin Collegiate Institute, Arthur Voaden Secondary School, St. Thomas Secondary School, all at St. Thomas, East Elgin Secondary School and other Schools at Aylmer, Mount Salem Friendship School, Union School, Sparta School, both on County Road No. 27 in the Township of Yarmouth, New Sarum School on Highway No. 74, Orwell School at the intersection of Highway No. 3 and County Road No. 35, Summers Corners School at the intersection of Highway No. 3 with County Road No. 40 in the Township of Malahide via routes that traverse sections of Talbot Road, Concession A, B, Bush Lake Road, Boxall Range,

Scotch Union, River Road, Wellington Street, George Street, Crescent Street, Concession Road Nos. 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, Side Road Nos. 10, 13, 14, 15, 66 in the Township of Yarmouth, Yarmouth Centre Road, Edgeware Road, Concession Road Nos. 10, 11, Dingle Street, Elgin-Oxford County Line, Concession Road Nos. 2, 3, 4, 5, 7, 8, 9, Side Road Nos. 2, 5, 6, 7, 20, 21, 25, 30, 81 in the Township of Malahide, Luton Road, Jaffa Road, Dunboyne Road, Lake Road, Copenhagen Road, Port Bruce Road, Old Sparta Road, Hacienda Road, Rogers Side Road, Caverly Road, Carter Road, Yarmouth-Malahide, Malahide-Bayham Townlines, Elgin County Road Nos. 20, 22, 24, 25, 26, 27, 28, 30, 31, 32, 35, 36, 40, 42, 45, 47, 48, 49, 52, 54, Highway Nos. 3, 4, 40, 73 and 74 all within the Townships of Southwold, Yarmouth, South Dorchester and Malahide.

PROVIDED that charter privileges shall apply to educational trips for pupils only.

PROVIDED FURTHER that the current terms of public vehicle (school bus) operating licence No. 3847 be cancelled.

D. S. CHURCH,
Secretary.

(5486) 20

ERRATUM

Vide Gazette, Vol. 106-15, dated April 14, 1973, page No. 1318.

Notice re: Al's Moving & Cartage Limited, No. 09299-S: in second Extension Granted after "bitumen (roofing asphalt)", insert, "for and on behalf of Thackeray Roofing Limited".

D. S. CHURCH,
Secretary.

(5487) 20

The following applications for approval of tariff of tolls, having been referred to The Ontario Highway Transport Board pursuant to Section 11 of *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by The Ontario Highway Transport Board at its Chambers, 67 College Street, Toronto, Ontario on Friday, the 8th day of June, 1973, at 9.30 a.m. (E.D.S.T.). The Board shall entertain representations by any persons presenting themselves at the time and place hereinbefore described.

re: Jelly's Bus Lines Limited

Whereas Jelly's Bus Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle (school bus) operating licence No. 6540.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by Jelly's Bus Lines Limited

Effective Date April 15, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity 9-21	Registered Seating Capacity 36-44	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40	40¢ Per Mile	50¢ Per Mile	55¢ Per Mile			
50						
60						
70						
80						
90	BASIC STANDBY RATE CHARGED WHEN REQUIRED @ \$4.00 Per Hr.					
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$10.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: John J. Stewart

Whereas John J. Stewart applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 4980.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by John J. Stewart

Effective Date April 12, 1973

Signature J. J. Stewart

Length of Trip in Miles	Registered Seating Capacity 10	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity 35	Registered Seating Capacity 43	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	11.00			21.00	24.00	

NOTE:—

- 1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
- 2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Travelways School Transit Limited**

Whereas Travelways School Transit Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle (school bus) operating licence No. 4733.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by Travelways School Transit Limited

Effective Date April 1, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity 60-72 School bus	Registered Seating Capacity 44 Activity	Registered Seating Capacity 48 Activity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50	▼					
60	35.00					
70	38.50					
80	44.00					
90	49.50	▼	▼			
100	55.00	60.00	65.00			
110	60.50	66.00	71.50			
120	66.00	72.00	78.00			
130	71.50	78.00	84.50			
140	77.00	84.00	91.00			
150	82.50	90.00	97.50			
160	88.00	96.00	104.00			
170	93.50	102.00	110.50			
180	99.00	108.00	117.00			
190	104.50	114.00	123.50			
200	110.00	120.00	130.00			
Minimum rate for any chartered trip not wholly within one municipality	35.00	60.00	65.00			

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Willard Gemmill

Whereas Willard Gemmill applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 3314.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by Willard Gemmill Bus Service

Effective Date May 1, 1973

Signature Willard Gemmill

Length of Trip in Miles	Registered Seating Capacity 9	Registered Seating Capacity 35	Registered Seating Capacity 40	Registered Seating Capacity 40	Registered Seating Capacity 40	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	10.50	15.00	15.00	15.00	15.00	
40	14.00	20.00	20.00	20.00	20.00	
50	17.50	25.00	25.00	25.00	25.00	
60	21.00	30.00	30.00	30.00	30.00	
70	24.50	35.00	35.00	35.00	35.00	
80	28.00	40.00	40.00	40.00	40.00	
90	31.50	45.00	45.00	45.00	45.00	
100	35.00	50.00	50.00	50.00	50.00	
110	38.50	55.00	55.00	55.00	55.00	
120	42.00	60.00	60.00	60.00	60.00	
130	45.50	65.00	65.00	65.00	65.00	
140	49.00	70.00	70.00	70.00	70.00	
150	52.50	75.00	75.00	75.00	75.00	
160	56.00	80.00	80.00	80.00	80.00	
170	59.50	85.00	85.00	85.00	85.00	
180	63.00	90.00	90.00	90.00	90.00	
190	66.50	95.00	95.00	95.00	95.00	
200	70.00	100.00	100.00	100.00	100.00	
Minimum rate for any chartered trip not wholly within one municipality	35¢ per mile	50¢ per mile	50¢ per mile	50¢ per mile	50¢ per mile	

NOTE:

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Robert E. Johnston**

Whereas Robert E. Johnston applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 5565.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the ministry, is a proposed tariff of chartered trip rates for the public vehicle service operated by Robert E. Johnston

Effective Date April 17, 1973

Signature Robert E. Johnston

Length of Trip in Miles	Registered Seating Capacity 9	Registered Seating Capacity 39	Registered Seating Capacity 43	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50						
60						
70						
80						
90						
100	.25	.40	.45	.50		
110						
120						
130	250 per hour standing time all vehicles.					
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$15.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Kenneth Reynolds Whitehead

Whereas Kenneth Reynolds Whitehead applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 1234.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Kenneth Whitehead

Effective Date Immediately

Signature Kenneth Whitehead

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	15.00	(school pupils only)				
40	20.00					
50	25.00					
60	30.00					
70	35.00					
80	40.00					
90	45.00					
100	50.00					
110	55.00					
120	58.00					
130	62.00					
140	65.00					
150	68.00					
160	70.00					
170	73.00					
180	75.00					
190	78.00					
200	80.00					
Minimum rate for any chartered trip not wholly within one municipality	15.00					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Ira John Steele**

Whereas Ira John Steele applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle operating licence No. 1965 and public vehicle (school bus) operating licence No. 4735.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by I. J. Steele

Effective Date March 20, 1973

Signature Ira J. Steele

Length of Trip in Miles	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	16.50					
40	22.00	Tariff of chartered trip rate				
50	27.50	same as for school pupils				
60	33.00	Rate at 55¢ per mile				
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Gordon MacGregor**

Whereas Gordon MacGregor applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 5202.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Gordon A. MacGregor

Effective Date April 10, 1973

Signature Gordon MacGregor

Length of Trip in Miles	Registered Seating Capacity 43	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30						
40						
50						
60						
70						
80						
90						
100	\$57.00					
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Daniel McCreary**

Whereas Daniel McCreary applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicle Act* relative to operations of his public vehicle (school bus) operating licence No. 4805.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Daniel McCreary

Effective Date April 1, 1973

Signature Daniel McCreary

Length of Trip in Miles	Registered Seating Capacity 16	Registered Seating Capacity 52	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	25¢	50¢				
40	per mile	per mile				
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Marie Simonne Goulet Ranger

Whereas Marie Simonne Goulet Ranger applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of her public vehicle (school bus) operating licence No. 4840.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by

Marie Simonne Goulet Ranger

Effective Date September 1972 to
September 1973

Signature Marie Simonne Goulet Ranger

Length of Trip in Miles	Registered Seating Capacity 20	Registered Seating Capacity 35	Registered Seating Capacity 35	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	20.00	25.00				
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Tisdale School Bus Lines Limited**

Whereas Tisdale School Bus Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle (school bus) operating licence No. 5663.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Tisdale School Bus Line Limited

Effective Date January 1, 1973

Signature Joseph Adamo

Length of Trip in Miles	Registered Seating Capacity 17	Registered Seating Capacity 24	Registered Seating Capacity 52	Registered Seating Capacity 56	Registered Seating Capacity 49	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	15.00	15.00	15.00	15.00	15.00	
40	20.00	20.00	20.00	20.00	20.00	
50	25.00	25.00	25.00	25.00	25.00	
60	30.00	30.00	30.00	30.00	30.00	
70	35.00	35.00	35.00	35.00	35.00	
80	40.00	40.00	40.00	40.00	40.00	
90	45.00	45.00	45.00	45.00	45.00	
100	50.00	50.00	50.00	50.00	50.00	
110	55.00	55.00	55.00	55.00	55.00	
120	60.00	60.00	60.00	60.00	60.00	
130	65.00	65.00	65.00	65.00	65.00	
140	70.00	70.00	70.00	70.00	70.00	
150	75.00	75.00	75.00	75.00	75.00	
160	80.00	80.00	80.00	80.00	80.00	
170	85.00	85.00	85.00	85.00	85.00	
180	90.00	90.00	90.00	90.00	90.00	
190	95.00	95.00	95.00	95.00	95.00	
200	100.00	100.00	100.00	100.00	100.00	
Minimum rate for any chartered trip not wholly within one municipality	15.00	15.00	15.00	15.00	15.00	

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Kenneth Gordon Strader**

Whereas Kenneth Gordon Strader applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 6355.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Kenneth G. Strader Bus Lines

Effective Date April 12, 1973

Signature Ken Strader

Length of Trip in Miles	Registered Seating Capacity 10	Registered Seating Capacity 40	Registered Seating Capacity 44	Registered Seating Capacity 48	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	15.00	25.00	25.00	25.00		
40	16.00	25.00	25.00	25.00		
50	20.00	27.00	27.50	27.50		
60	24.00	33.00	33.00	33.00		
70	28.00	38.50	38.50	38.50		
80	32.00	44.00	44.00	44.00		
90	36.00	49.50	49.50	49.50		
100	40.00	55.00	55.00	55.00		
110	44.00	60.50	60.50	60.50		
120	48.00	66.00	66.00	66.00		
130	52.00	71.50	71.50	71.50		
140	56.00	77.00	77.00	77.00		
150	60.00	82.50	82.50	82.50		
160	64.00	88.00	88.00	88.00		
170	68.00	93.50	93.50	93.50		
180	72.00	99.00	99.00	99.00		
190	76.00	104.50	104.50	104.50		
200	80.00	110.00	110.00	110.00		
Minimum rate for any chartered trip not wholly within one municipality	15.00	25.00	25.00	25.00		

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: David James McCoy

Whereas David James McCoy applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 4949.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Dave McCoy Bus Lines

Effective Date April 15, 1973

Signature.....

Length of Trip in Miles	Registered Seating Capacity 35	Registered Seating Capacity 43	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	40¢ Per Mile up to 100 Miles	50¢ Per Mile up to 100 Miles				
40						
50						
60						
70						
80	30¢ Per Mile if in Excess of 100 Miles	40¢ Per Mile if over 100 Miles				
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Bruce Coach Lines Limited**

Whereas Bruce Coach Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence No. 2079.

TARIFF OF TOLLS

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
Bruce Coach Lines Limited

Between Paisley

and Neustadt

Effective Date March 1, 1973

Signature John C. Bormett

To FROM	MILEAGE										
		Paisley	Chesley	Elmwood	Hanover		Neustadt				
Paisley			S .40 R	S 1.00 R	S 1.40 R	S	S 1.80 R	S R	S R	S R	S R
Chesley				S .40 R	S 1.00 R	S	S 1.40 R	S R	S R	S R	S R
Elmwood					S .40 R	S	S 1.00 R	S R	S R	S R	S R
Hanover						S R	S .40 R	S R	S R	S R	S R
		SPECIAL FARES CHILDREN UNDER 12 HALF FARE						S R	S R	S R	S R
Neustadt								S R	S R	S R	S R
									S R	S R	S R
										S R	S R
											S R

NOTE:—

Opposite "S" in each space enter the single or one way fare proposed.

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

re Messrs. Harvey D. Tulloch and Lyman F. Tulloch

Whereas Messrs. Harvey D. Tulloch and Lyman F. Tulloch apply for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle (school bus) operating licence No. 3738.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Harvey D. & Lyman F. Tulloch OS/AS Tulloch Bros.

Effective Date April 6, 1973

Signature Harvey D. Tulloch

Length of Trip in Miles	Registered Seating Capacity 52	Registered Seating Capacity 43	Registered Seating Capacity 48	Registered Seating Capacity 8	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 15.00	\$ 15.00	\$ 15.00	\$ 9.00		
40	20.00	20.00	20.00	20.00		
50	25.00	25.00	25.00	15.00		
60	30.00	30.00	30.00	18.00		
70	35.00	35.00	35.00	21.00		
80	40.00	40.00	40.00	24.00		
90	45.00	45.00	45.00	27.00		
100	50.00	50.00	50.00	30.00		
110	55.00	55.00	55.00	33.00		
120	60.00	60.00	60.00	36.00		
130	65.00	65.00	65.00	39.00		
140	70.00	70.00	70.00	42.00		
150	75.00	75.00	75.00	45.00		
160	80.00	80.00	80.00	48.00		
170	85.00	85.00	85.00	51.00		
180	90.00	90.00	90.00	54.00		
190	95.00	95.00	95.00	57.00		
200	100.00	100.00	100.00	60.00		
Minimum rate for any chartered trip not wholly within one municipality	15.00	15.00	15.00	5.00		

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.
2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **James Joseph Madden**

Whereas James Joseph Madden applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by
James J. Madden

Effective Date September 5, 1972 Signature.....

Length of Trip in Miles	Registered Seating Capacity 12	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$17.35 per day					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality						

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

Whereas The Canada Coach Lines Limited applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence Nos. 27, 30, 32, 33, 37, 41, 104, 105, 107, 108, 207, 1060, 1071, 1401, 1529, 1604, 1701, 1735, 1764, 1773, 1774, 1789, 1798, 1843, 1856, 1898, 2457-T1 to 2457-T6 and X61.

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by

The Canada Coach Lines Limited

Signature.....

Effective Date July 23-26, 1973

To FROM		MILEAGE											
			S R	S R	S R	S R	S R	S R	S R	S R	S R	S R	
				S R	S R	S R	S R	S R	S R	S R	S R	S R	
					S R	S R	S R	S R	S R	S R	S R	S R	
						S R	S R	S R	S R	S R	S R	S R	
			SPECIAL FARES				S R	S R	S R	S R	S R	S R	
			Single Room. . . . \$72.00 per person Twin bedded room \$59.00 per person						S R	S R	S R	S R	
											S R	S R	S R
			Included in Fare:										
			Return transportation by modern highway coach								S R	S R	
			Admission to Upper Canada Village, Ste. Marie among the Hurons										
			A guided tour of Ottawa										S R
			Three nights accommodation										
			Scenic Algonquin Park and Northland tour										
			Luggage handling charge (where required)										

NOTE:—

Opposite "R" in each space enter the return fare proposed.

In the columns headed "From" and "To" enter names of stopping places or fare divisions in the order in which they are located on your route.

In the column headed "Mileage" enter the distance in miles between each stopping place or fare division.

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

Whereas Corporation of the Township of Pickering applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act*,

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a tariff of tolls proposed for the public vehicle service operated by
The Corporation of the Township of Pickering

and Saturday

Signature.....

To FROM		MILEAGE	To points within the Township of Pickering									
			S R	S R	S R	S R	S R	S R	S R	S R	S R	S R
				S R	S R	S R	S R	S R	S R	S R	S R	S R
					S R	S R	S R	S R	S R	S R	S R	S R
						S R	S R	S R	S R	S R	S R	S R
							S R	S R	S R	S R	S R	S R
			SPECIAL FARES				S R	S R	S R	S R	S R	S R
From points in the Twp. of Pickering		30¢ Coin 25¢ Tickets 15¢ Children under 12 years						S R	S R	S R	S R	S R
									S R	S R	S R	S R
										S R	S R	S R
											S R	S R

In the space provided for "Special Fares" enter "Rates" for trip or book tickets and school or children's fares, if any.

re: William Murray Augustine

Whereas William Murray Augustine applies for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle (school bus) operating licence No. 5288.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Augustine School Bus

Effective Date September 17, 1973

Signature William M. Augustine

Length of Trip in Miles	Registered Seating Capacity 13	Registered Seating Capacity 17	Registered Seating Capacity 25	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	\$ 12.60	\$ 12.60	\$ 16.50			
40	16.80	16.80	22.00			
50	21.00	21.00	27.50			
60	25.20	25.20	33.00			
70	29.40	29.40	38.50			
80	33.60	33.60	44.00			
90	37.80	37.80	49.50			
100	42.00	42.00	55.00			
110	46.20	46.20	60.50			
120	50.40	50.40	66.00			
130	55.60	55.60	70.50			
140	58.80	58.80	77.00			
150	63.00	63.00	80.50			
160	67.20	67.20	88.00			
170	71.40	71.40	93.50			
180	75.60	75.60	99.00			
190	79.80	79.80	104.50			
200	84.00	84.00	110.00			
Minimum rate for any chartered trip not wholly within one municipality	\$ 4.00	\$ 4.00	\$ 6.00			

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: Messrs. Lyle Gamble and Floyd Grey

Whereas Messrs. Lyle Gamble and Floyd Grey apply for the approval of the following tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle (school bus) operating licence No. 3619.

TARIFF OF CHARTERED TRIP RATES

Pursuant to section 10 of *The Public Vehicles Act* submitted herewith in duplicate, for the approval of the department, is a proposed tariff of chartered trip rates for the public vehicle service operated by Lyle Gamble & Floyd Grey (G&G Service)

Effective Date April 1, 1973

Signature Lyle Gamble & Floyd Grey

Length of Trip in Miles	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity	Registered Seating Capacity
	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip	Rate Per Trip
30	A flat rate of 50¢ per mile with all buses. P.V. operating licence No. 3619.					
40						
50						
60						
70						
80						
90						
100						
110						
120						
130						
140						
150						
160						
170						
180						
190						
200						
Minimum rate for any chartered trip not wholly within one municipality	\$30.00 minimum for all busses.					

NOTE:—

1. In spaces provided under headings, "Registered Seating Capacity," insert seating capacity of various buses operated.

2. Under columns headed, "Rate per Trip," and opposite each mileage figure listed in column, "Length of Trip in Miles," enter rate charged for operation of bus with corresponding seating capacity for similar mileage.

re: **Charterways Transportation Limited**

Whereas Charterways Transportation Limited applies for the approval of the tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence Nos. 1519, 1685, 1766, 1877, 1952, 1971, 2008, X83, X83-T1, X84, X84-T1, X155, X195, X405 and X465-T1.

re: **Charterways Co. Limited**

Whereas Charterways Co. Limited applies for the approval of tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of their public vehicle operating licence Nos. 63, 64, 65, 1398, 1518, 1533, 1560, 1611, 1650, 1651, 1675, 1690, 1723, 1781, 1787, 1818, 1853, 1866, 1884, 1920, 2121, 2280, 2294, 2403, X63, X75, X80, X105-T1 and X407.

re: **Lorne Thomas Sawyer**

Whereas Lorne Thomas Sawyer applies for the approval of tariff of tolls filed pursuant to Section 10 of *The Public Vehicles Act* relative to operations of his public vehicle operating licence No. 2488.

For greater particularity the new tariff of tolls of the above may be seen by the public at The Ontario Highway Transport Board's Chambers, 67 College Street.

D. S. CHURCH,
Secretary.

(5509)

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Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
A & B MACHINE WORKS (LONDON) LIMITED....	April 27, 1973	London, Co. Middlesex
ACKROYD BROTHERS LIMITED.....	April 26, 1973	Twp. Chinguacousy, Co. Peel
ADAMS AUTO LEASING INC.....	April 24, 1973	Town Hanover, Co. Grey
ANASTASIA INVESTMENTS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
PAUL ANDERSON INSURANCE AGENCY LIMITED.....	April 16, 1973	Windsor, Co. Essex
APPLE VALLEY ESTATES INC.....	April 27, 1973	Metro. Toronto
ARDON FARMS LIMITED.....	April 27, 1973	Twp. E. Zorra, Co. Oxford
ARISTOCRAT HOLDINGS (WINDSOR) LTD.....	April 19, 1973	Windsor, Co. Essex
ARMOUR REAL ESTATE INCORPORATED.....	April 18, 1973	Town Markham, Rgl. Mun. York

Name of Corporation	Date of Incorporation	Head Office
ATMOSPHERIC COMBUSTION SERVICES LIMITED.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
KARL AUBURGER CONSTRUCTION LIMITED....	April 27, 1973	Town Orangeville, Co. Dufferin
AUTOLAND OF DELHI LIMITED.....	April 25, 1973	Twp. Charlotteville, Co. Norfolk
AUTOMAT SERVICES LIMITED.....	April 19, 1973	Bor. Scarborough, Metro. Toronto
BABIN CARTAGE LIMITED.....	April 26, 1973	Bor. York, Metro. Toronto
BARUKORY INVESTMENTS LIMITED.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
J. BECKER & ASSOCIATES, INSURANCE AGENCIES LTD.....	April 10, 1973	Toronto, Metro. Toronto
BEEBE & HOOKHAM REFRIGERATION LIMITED	April 24, 1973	Thunder Bay, Dis. Thunder Bay
BELANKO INVESTMENTS LIMITED.....	April 25, 1973	Town Burlington, Co. Halton
BENROX INVESTMENTS LIMITED.....	April 27, 1973	Toronto, Metro. Toronto
BEN-TEL BUILDERS LIMITED.....	April 24, 1973	Cambridge (Preston), Rgl. Mun. Waterloo
BIG O CONSTRUCTION LIMITED.....	April 26, 1973	Town Kapuskasing, Dis. Cochrane
B & L MARINE LTD.....	April 30, 1973	Town Fort Erie, Rgl. Mun. Niagara
BROOKDUFF INVESTMENTS LTD.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
BROUGHAM REALTY LIMITED.....	April 26, 1973	Toronto, Metro. Toronto
BRUCE PENINSULA BOAT TOURS LIMITED.....	May 1, 1973	Twp. St. Edmunds, Co. Bruce
BUCKHORN SHORE PROPERTIES LIMITED.....	April 24, 1973	Peterborough, Co. Peterborough
BULAND DEVELOPMENTS LIMITED.....	April 24, 1973	Town Vaughan, Rgl. Mun. York
BUSINESS DIRECTION & DEVELOPMENT LIMITED.....	April 25, 1973	Metro. Toronto, Prov. Ontario
CAMPSTINE LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
CANADAKA MINES LIMITED.....	April 26, 1973	Metro. Toronto, Jud. Dis. York
CENTRAL CONSERVATORY OF MUSIC (HAMILTON CENTRE) LIMITED.....	April 6, 1973	Hamilton, Co. Wentworth
CER-CO HOLDINGS LIMITED.....	April 30, 1973	London, Co. Middlesex
CHARTWELL SPORTS CENTRE LIMITED.....	April 18, 1973	Bor. Scarborough, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
CHESSWOOD ARENAS LIMITED.....	Mar. 30, 1973	Metro. Toronto, Jud. Dis. York
CIMAS CONSTRUCTION LTD.....	April 19, 1973	Bor. Scarborough, Metro. Toronto
CIRCLE FOR THE PERFORMING ARTS INC.....	April 19, 1973	Toronto, Metro. Toronto
CITIZENS REALTY COMPANY LIMITED.....	April 26, 1973	Windsor, Co. Essex
CLEMENTI PERSONNEL LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
COILED BOILER SALES & SERVICES LIMITED..	April 18, 1973	Toronto, Metro. Toronto
COMBINATION FIVE INVESTMENTS LIMITED...	April 26, 1973	Toronto, Metro. Toronto
CONTRACT & SURETY BOND CONSULTANTS LTD.....	April 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CONVENTION CONSULTANTS OF TORONTO LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
CORAL GABLES LODGE LIMITED.....	April 30, 1973	Twp. Alnwick, Co. Northumberland
CORKY'S POOLS LIMITED.....	April 24, 1973	London, Co. Middlesex
CORRIAL BUILDERS INC.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
CORTLEIGH HOLDINGS LIMITED.....	April 19, 1973	Bor. N. York, Metro. Toronto
COUNTRYSIDE RESTAURANT LIMITED.....	April 24, 1973	Bor. N. York, Jud. Dis. York
C & R SIDING INDUSTRIES LIMITED.....	April 26, 1973	Twp. Pickering, Co. Ontario
CURR EZESKY ASSOCIATES LIMITED.....	April 25, 1973	Metro. Toronto
GORD DAVENPORT AUTOMOTIVE LTD.....	April 26, 1973	Town Orangeville, Co. Dufferin
DEMILUNE INVESTMENTS LTD.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
DESBET INVESTMENTS LIMITED.....	April 19, 1973	North Bay, Dis. Nipissing
R. L. DEVERS HOLDINGS LIMITED.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
DEXTRA ELEVATOR COMPANY LIMITED.....	April 19, 1973	Toronto, Metro. Toronto
DIN-ERA HOLDINGS LIMITED.....	April 26, 1973	Thunder Bay, Dis. Thunder Bay
DIRECT AVIATION ENTERPRISES LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
DOBUL ENGINEERING AND CONSTRUCTION LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
DOTON COMMUNICATIONS INC.....	April 24, 1973	Metro. Toronto, Prov. Ontario
DYKER CONSTRUCTION LIMITED.....	April 26, 1973	Bor. N. York, Metro. Toronto
EDJAY DEVELOPMENTS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
E.J.K. REAL ESTATE SERVICES LIMITED.....	April 27, 1973	Metro. Toronto, Prov. Ontario
ELGIN BUSINESS MACHINES LIMITED.....	April 24, 1973	St. Thomas, Co. Elgin
ELITE PRINT LIMITED.....	May 1, 1973	Toronto, Metro. Toronto
EMILL INVESTMENTS LIMITED.....	April 30, 1973	Town Brampton, Co. Peel
EMVEE INDUSTRIES LIMITED.....	April 19, 1973	Metro. Toronto, Jud. Dis. York
EUPO-AIR TRAVEL SERVICE LTD.....	April 26, 1973	Toronto, Metro. Toronto
EXROC CONSTRUCTION COMPANY LIMITED....	April 24, 1973	Town Cobourg, Co. Northumberland
50 HUME ST. LIMITED.....	April 18, 1973	Town Collingwood, Co. Simcoe
FITSIALOS DESIGN LIMITED.....	April 26, 1973	Metro. Toronto
P. FITTERER REAL ESTATE & INSURANCE LTD..	April 16, 1973	Toronto, Metro. Toronto
FLAIR INTERNATIONAL DEVELOPMENT OF CANADA LTD.....	April 26, 1973	Twp. Rochester, Co. Essex
F. M. CUSTODIAL SERVICES LIMITED.....	April 24, 1973	London, Co. Middlesex
FORDHAM MEDICAL SUPPLY AND SERVICES CORPORATION LTD.....	April 19, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
FREEWAY MOTOR INN LIMITED.....	April 19, 1973	Twp. E. Oxford, Co. Oxford
FROMUNDER FILMS LIMITED.....	April 16, 1973	Metro. Toronto, Jud. Dis. York
G.C.V. HOLDINGS INC.....	April 25, 1973	Toronto, Metro. Toronto
GEORGIAN HEIGHTS ESTATES LIMITED.....	April 24, 1973	Twp. Georgina, Rgl. Mun. York
GERRARD HEARD LIMITED.....	April 17, 1973	Toronto, Metro. Toronto
GLEDHILL CONSULTANTS INC.....	April 24, 1973	Bor. N. York, Metro. Toronto
MARION GODIN KEY ENTRY LTD.....	May 1, 1973	Toronto, Metro. Toronto
GOLDEN VIEW REAL ESTATE LIMITED.....	April 12, 1973	Bor. Etobicoke, Metro. Toronto
GOLIS DEVELOPMENTS LTD.....	April 19, 1973	Toronto, Metro. Toronto
GONIS (CANADA) LIMITED.....	April 19, 1973	Metro. Toronto, Jud. Dis. York
GO-WEST TAXI COMPANY LIMITED.....	April 26, 1973	Bor. Etobicoke, Metro. Toronto
GRANADA AUTO SALES LIMITED.....	April 25, 1973	Bor. York, Metro. Toronto
JACK GRAVES LIMITED.....	April 26, 1973	Town Tillsonburg, Co. Oxford
G.R.C. HOLDINGS LIMITED.....	April 26, 1973	Town Bracebridge, Dis. Muskoka

Name of Corporation	Date of Incorporation	Head Office
GRECIAN LAND DEVELOPMENT LIMITED.....	April 24, 1973	Toronto, Jud. Dis. York
GROVEDALE INVESTMENTS INC.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
H.A.M. ENTERPRISES LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
JAMES A. HARRIS AUTOMOTIVE ENTERPRISES LIMITED.....	April 18, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
HARTANN INCORPORATED.....	April 18, 1973	Sarnia, Co. Lambton
HAWK HILL INVESTMENTS LIMITED.....	April 26, 1973	Metro. Toronto, Jud. Dis. York
HEL-WIN DEVELOPMENT CO. LIMITED.....	April 25, 1973	Twp. Sandwich W., Co. Essex
HERITAGE HOUSE SHIRTS LIMITED.....	April 19, 1973	Metro. Toronto, Jud. Dis. York
R. M. HEWITT & CO. LTD.....	April 13, 1973	Hamilton, Co. Wentworth
HIBBS ENTERPRISES LIMITED.....	April 26, 1973	Bor. Etobicoke, Metro. Toronto
HIELAN SCOTCH WHISKY SALES LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
HJP INVESTMENTS LIMITED.....	April 18, 1973	Bor. N. York, Metro. Toronto
HOME COMPUTER SERVICES LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
HUDSON CONSTRUCTION LIMITED.....	April 18, 1973	Bor. N. York, Metro. Toronto
HUMBERVIEW CONTRACTING LIMITED.....	April 19, 1973	Bor. N. York, Metro. Toronto
HURON MARINE YACHT SALES LIMITED.....	April 25, 1973	Twp. Colborne, Co. Huron
IMPACT PROJECT PLANNERS INC.....	April 17, 1973	Metro. Toronto, Jud. Dis. York
IMPERIAL CONCRETE FORMING CO. LTD.....	April 24, 1973	Town Vaughan, Rgl. Mun. York
INDUSTRIAL MAIL PICK-UP SERVICE LIMITED.	April 25, 1973	Bor. Etobicoke, Metro. Toronto
INTEGRID LIMITED.....	April 26, 1973	Metro. Toronto, Jud. Dis. York
INVENCO INC.....	April 25, 1973	Toronto, Metro. Toronto
10TH HOUSE LIMITED.....	April 26, 1973	Bor. N. York, Metro. Toronto
D. M. JACKSON REALTY LTD.....	April 26, 1973	Vil. Grand Bend, Co. Lambton
JAYTEX INVESTMENTS INC.....	April 26, 1973	Bor. York, Metro. Toronto
J. N. S. COMPANY LIMITED.....	April 25, 1973	Metro. Toronto
KASHIDONCA DEVELOPMENTS LIMITED.....	April 27, 1973	Barrie, Co. Simcoe
KAYE ADVERTISING LTD.....	April 30, 1973	Town Burlington, Co. Halton
KEN SIL SALES LIMITED.....	April 18, 1973	Metro. Toronto, Prov. Ontario

Name of Corporation	Date of Incorporation	Head Office
RALPH KINGSTON PHOTO STUDIOS LTD.....	April 24, 1973	Kingston, Co. Frontenac
KINGSTON SHOPPERS NEWS LIMITED.....	April 30, 1973	Kingston, Co. Frontenac
KINTORK (ONTARIO) LTD.....	April 25, 1973	Metro. Toronto, Jud. Dis. York
KIN YIP ENTERPRISES LIMITED.....	April 27, 1973	Toronto, Metro. Toronto
KIPLING CONSTRUCTION CO. LTD.....	May 1, 1973	Bor. Etobicoke, Metro. Toronto
KLINTWORTH FORD-MERCURY SALES LIMITED.....	April 25, 1973	Town Campbellford, Co. Northumberland
LA COURONNE WOODCRAFT CO. LTD.....	April 26, 1973	Town Vaughan, Rgl. Mun. York
LAKEVIEW SHEET METAL (ORILLIA) LIMITED.	April 18, 1973	Orillia, Co. Simcoe
JEAN-GUY LAMARCHE LIMITED.....	April 19, 1973	Vil. Casselman, Co. Russell
ROBERT LAMBERT CONSTRUCTION LIMITED...	April 24, 1973	Belleville, Co. Hastings
LAVISITE RESTAURANT LTD.....	April 24, 1973	Town Essex, Co. Essex
NORM LAWSON REALTY LTD.....	April 23, 1973	Timmins, Dis. Cochrane
LAZ BUILDINGS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
LEARNING CONSULTANTS LIMITED.....	April 25, 1973	Town Burlington, Co. Halton
LEEDEB HOLDINGS LIMITED.....	April 25, 1973	Town Mississauga, Co. Peel
LEFEBVRE'S DISCOUNT FOOD INC.....	Mar. 23, 1973	Twp. Kenyon, Co. Glengarry
LEHNDORFF REALINVEST MANAGEMENT LTD.....	April 24, 1973	Toronto, Metro. Toronto
LESRON ENTERPRISES LIMITED.....	April 9, 1973	Oshawa, Co. Ontario
THE LIGHT SHOP LIMITED.....	April 26, 1973	Bor. Etobicoke, Metro. Toronto
LINCOLN MECHANICAL (SUDBURY) INC.....	April 26, 1973	Sudbury, Rgl. Mun. Sudbury
LINCOLN MOTORS (1973) LIMITED.....	April 17, 1973	St. Catharines, Jud. Dis. Niagara N.
LION'S FIVE LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
LITTLE TONY'S PIZZA LTD.....	April 19, 1973	Bor. York, Metro. Toronto
LOKRUM DEVELOPMENTS LIMITED.....	April 26, 1973	Hamilton, Co. Wentworth
LOTHAR STRAHL CONTRACTORS LTD.....	April 24, 1973	London, Co. Middlesex
LUNIMAR HOLDINGS LIMITED.....	April 19, 1973	Sudbury, Rgl. Mun. Sudbury
J. MACKENZIE REALTY SERVICES LIMITED....	April 10, 1973	Metro. Toronto, Prov. Ontario
MACLEAN-WARKENTIN LIMITED.....	April 25, 1973	Town Thornbury, Co. Grey

Name of Corporation	Date of Incorporation	Head Office
M.A.K. STEEL SERVICES LTD.....	April 25, 1973	Bor. N. York, Metro. Toronto
MALHUB PROPERTIES INC.....	April 5, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MARANATHA COMPANY LIMITED.....	April 26, 1973	Twp. Adjala, Co. Simcoe
MARDAH TOOLS, DIES, STAMPING LIMITED.....	April 24, 1973	Bor. Etobicoke, Metro. Toronto
MARKLINE INVESTMENTS LIMITED.....	April 24, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MAYGOOD HOUSE LTD.....	April 24, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MEADOWBROOK INVESTMENTS LIMITED.....	April 25, 1973	Metro. Toronto, Jud. Dis. York
MEGA MECHANICAL LIMITED.....	April 24, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MEL WORTH BUILDING SERVICES LIMITED....	Mar. 31, 1973	Town Gananoque, Co. Leeds
M & F LIVESTOCK LIMITED.....	April 24, 1973	Twp. N. Dumfries, Rgl. Mun. Waterloo
MIDCOURT INVESTMENTS LIMITED.....	April 19, 1973	Town Midland, Co. Simcoe
MIKE-FRAN INVESTMENTS INC.....	April 24, 1973	Town Mississauga, Co. Peel
MORRIS MILLER TRUCKING LIMITED.....	April 24, 1973	Town Strathroy, Co. Middlesex
MUNDET CROWNS LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
MUSKOKA PRODUCE LTD.....	April 25, 1973	Town Huntsville, Dis. Muskoka
NAIRN FARM SERVICES LIMITED.....	April 19, 1973	Twp. E. Williams, Co. Middlesex
THOMAS J. NEUMAN LIMITED.....	April 27, 1973	Twp. Raglan, Co. Renfrew
NIPIGON SERVICE GARAGE LIMITED.....	April 30, 1973	Twp. Nipigon, Dis. Thunder Bay
NONAGON INVESTMENTS LIMITED.....	April 26, 1973	Toronto, Metro. Toronto
NORTECH HOLDINGS INC.....	April 24, 1973	Waterloo, Rgl. Mun. Waterloo
NORTH HASTINGS PAINTING & DECORATING LIMITED.....	April 26, 1973	Twp. Cardiff, Co. Haliburton
NORTH YONGE DRAIN CONTRACTORS LIMITED.	April 19, 1973	Town Markham, Rgl. Mun. York
O'HARE & EMMERTON ENTERPRISES INC.....	April 30, 1973	Toronto, Metro. Toronto
O'REILLY REALTY (LINDSAY) LIMITED.....	April 17, 1973	Town Lindsay, Co. Victoria

Name of Corporation	Date of Incorporation	Head Office
OAK CABLE COMMUNICATIONS, LTD.....	April 25, 1973	Toronto, Metro. Toronto
OFFSET FILM SYSTEMS LIMITED.....	April 30, 1973	Town Markham, Rgl. Mun. York
O. & G. LIVE BAIT LTD.....	April 24, 1973	Bor. N. York, Metro. Toronto
OLMAR FOODS LIMITED.....	April 19, 1973	Vil. Point Edward, Co. Lambton
OMER'S PLUMBING & HEATING LIMITED.....	April 19, 1973	Town Kapuskasing, Dis. Cochrane
ONTARIO TWIN LAKES HUNTING FISHING CAMPING LTD.....	April 24, 1973	Niagara Falls, Rgl. Mun. Niagara
O.O.F. LIMITED.....	April 19, 1973	Toronto, Metro. Toronto
ORANGETOWN INVESTMENTS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
OUTLAW MUSIC LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
PAC-MAR HOLDINGS LIMITED.....	April 25, 1973	Bor. N. York, Metro. Toronto
PADOUK CONSTRUCTION LIMITED.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
PAESE INVESTMENTS LTD.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
PAF RESTAURANT LIMITED.....	April 26, 1973	Toronto, Metro. Toronto
PAN-CANADIAN GROUP TRAVEL TOURS LTD...	April 16, 1973	Toronto, Metro. Toronto
PARKDALE INTERNISTS MANAGEMENT INC.....	April 24, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
STELLA PARTON REAL ESTATE LIMITED.....	April 17, 1973	Town Milton, Co. Halton
PAVE-AL LIMITED.....	April 24, 1973	Town Mississauga, Co. Peel
PAVJAN DEVELOPMENTS INC.....	April 17, 1973	Kitchener, Rgl. Mun. Waterloo
IRENE PELZ INC.....	April 25, 1973	Toronto, Jud. Dis. York
F. PENNEY REAL ESTATE LIMITED.....	April 19, 1973	Town Oakville, Co. Halton
PENTACRON INVESTMENTS LTD.....	Mar. 30, 1973	St. Catharines, Rgl. Mun. Niagara
PHIL'S HEATING, VENTILATING & AIRCONDITIONING LIMITED.....	April 25, 1973	Town Bowmanville, Co. Durham
PIAFFE INVESTMENTS LIMITED.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
PICKEREL LAKE LODGE LIMITED.....	April 25, 1973	Twp. Armour, Dis. Parry Sound
PILAN PROPERTIES LIMITED.....	April 24, 1973	Bor. Etobicoke, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
PINKOS LIMITED.....	April 19, 1973	Toronto, Jud. Dis. York
PLUS ULTRA HOLDINGS LTD.....	April 24, 1973	Metro. Toronto, Prov. Ontario
POLYTHERM OF CANADA LIMITED.....	April 30, 1973	Bor. N. York, Metro. Toronto
PORTER LUMBER LIMITED.....	April 19, 1973	Twp. Woodhouse, Co. Norfolk
THE PRAETORIUS GROUP INC.....	April 19, 1973	Metro. Toronto, Prov. Ontario
PRIVATE INVESTMENT CREDITS AND FUNDS LTD.....	April 24, 1973	Toronto, Metro. Toronto
PROFESSIONAL SECURITY SERVICES LIMITED.	April 24, 1973	Hamilton, Co. Wentworth
PUBCOM INC.....	April 18, 1973	Toronto, Metro. Toronto
RAMA PUBLISHING LIMITED.....	April 18, 1973	Toronto, Metro. Toronto
R A R E HOLDINGS LTD.....	April 30, 1973	Town Ajax, Co. Ontario
RASAR INVESTMENTS LIMITED.....	April 24, 1973	Bor. York, Metro. Toronto
RATHEDEN FARMS INC.....	April 24, 1973	Twp. Blandford, Co. Oxford
REACH PROPERTIES LIMITED.....	April 18, 1973	Metro. Toronto, Jud. Dis. York
REALE & SONS HOLDINGS LIMITED.....	April 24, 1973	Bor. N. York, Metro. Toronto
RECREATIONAL SPORTS MARKETING LIMITED.	April 26, 1973	Metro. Toronto, Jud. Dis. York
RED LEAF TRANSPORTATION SERVICES LIMITED.....	April 25, 1973	Niagara Falls, Rgl. Mun. Niagara
REDBOAT INVESTMENTS LIMITED.....	April 24, 1973	Sault Ste. Marie, Dis. Algoma
REGAL ELECTRIC INC.....	April 24, 1973	St. Catharines, Rgl. Mun. Niagara
RELIABLE FINANCIAL SERVICES LIMITED.....	April 5, 1973	Windsor, Co. Essex
L. RICHARDS MOVING AND CARTAGE LIMITED..	April 24, 1973	Timmins, Dis. Cochrane
RILI CONSTRUCTION WESTON LIMITED.....	April 25, 1973	Metro. Toronto, Jud. Dis. York
R. L. CONSTRUCTION COMPANY LIMITED.....	April 19, 1973	Bor. N. York, Metro. Toronto
D. E. ROBERTS INC.....	April 24, 1973	Bor. Etobicoke, Metro. Toronto
RO-ET ASSOCIATES LTD.....	April 26, 1973	Toronto, Metro. Toronto
ROJON ENTERPRISES LIMITED.....	April 16, 1973	Brantford, Co. Brant
ROSE CITY REAL ESTATE & INSURANCE LIMITED.....	April 16, 1973	Welland, Rgl. Mun. Niagara
R & P MANAGEMENT SERVICES LIMITED.....	April 27, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
SAKER REALTY CORPORATION.....	April 27, 1973	Twp. Ekfrid, Co. Middlesex
SARJEANT SIMCOE SUPPLIES LIMITED.....	April 19, 1973	Barrie, Co. Simcoe
SAYERS-HUXTABLE-HAMMOND LIMITED.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
SHERMAN INDUSTRIAL VENTURES INC.....	Mar. 30, 1973	Metro. Toronto, Prov. Ontario
SHERWAY GAS & WASH LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
DEREK SHILLETTO ENTERPRISES INC.....	April 25, 1973	Metro. Toronto, Prov. Ontario
LON SMITH MOTORS LTD.....	April 24, 1973	Town Meaford, Co. Grey
SOUTHAM'S LAWN MOWER SERVICE AND DISTRIBUTING COMPANY LIMITED.....	April 26, 1973	Bor. York, Metro. Toronto
SPANNER IMPORTS LIMITED.....	April 24, 1973	Kitchener, Rgl. Mun. Waterloo
STAFFORD-BOLTON HOLDINGS LIMITED.....	April 24, 1973	Hamilton, Co. Wentworth
STANLEY INVESTMENTS INCORPORATED.....	April 17, 1973	Bor. N. York, Metro. Toronto
STEELES-VILLA DEVELOPMENTS LIMITED.....	April 24, 1973	Bor. N. York, Metro. Toronto
THE STEPPAC GROUP INC.....	April 17, 1973	Toronto, Metro. Toronto
W. E. STEVENS INSURANCE AGENCY LIMITED..	April 27, 1973	Town Burlington, Co. Halton
STURGEON FALLS CABLE T.V. INC.....	April 24, 1973	Town Parry Sound, Dis. Parry Sound
STYLE TREND FURNITURE MFG. CO. LTD.....	April 24, 1973	Bor. N. York, Metro. Toronto
SUBILOMAR PROPERTIES (HIGHBURY) LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
SUPERIOR HARDWOOD VENEERS LIMITED.....	April 17, 1973	Sault Ste. Marie, Dis. Algoma
SUTTON ROOFING & CONTRACTING LIMITED...	April 27, 1973	Town Newmarket, Jud. Dis. York
TADIER AND SMITH LANDSCAPING LIMITED...	April 24, 1973	Bor. N. York, Jud. Dis. York
TAOS INVESTMENTS LIMITED.....	April 19, 1973	Toronto, Metro. Toronto
TAURA ENTERPRISES INC.....	May 1, 1973	Town Mississauga, Co. Peel
OLIVER TAYLOR & ASSOCIATES LTD.....	April 24, 1973	Toronto, Metro. Toronto
TEN WEST CONSTRUCTION LIMITED.....	April 26, 1973	Twp. Darlington, United Co. Northumber- land, Durham
THAMES VALLEY TRACTOR PULLERS ASSOCIATION INC.....	April 26, 1973	Twp. Dover, Co. Kent
THICKET BUILDERS INC.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
THIRTOCT HOLDINGS LIMITED.....	April 27, 1973	St. Catharines, Rgl. Mun. Niagara

Name of Corporation	Date of Incorporation	Head Office
THORBURN BUILDING INC.....	April 25, 1973	Twp. Orillia, Co. Simcoe
THORNTON MARINE STORAGE & SERVICES LIMITED.....	April 25, 1973	Town Midland, Co. Simcoe
TORONTO SCHOOL OF DYNAMIC READING LIMITED.....	April 19, 1973	Toronto, Jud. Dis. York
THE TRANSPORTATION SKILLS PROGRAM INC..	April 27, 1973	Toronto, Metro. Toronto
DAN TRAUTMAN ELECTRIC LIMITED.....	April 30, 1973	Town Newmarket, Rgl. Mun. York
TREVAN MANAGEMENT SERVICES INC.....	April 19, 1973	Hamilton, Co. Wentworth
295 YONGE STREET NORTH LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
2001 CONSTRUCTION INCORPORATED.....	April 27, 1973	Town Markham, Rgl. Mun. York
268210 ONTARIO LIMITED.....	April 24, 1973	Twp. Saltfleet, Co. Wentworth
268484 ONTARIO LIMITED.....	April 24, 1973	Twp. Emo, Dis. Rainy River
269263 ONTARIO LIMITED.....	April 25, 1973	Town Oakville, Co. Halton
269426 ONTARIO LIMITED.....	April 17, 1973	Town Port Credit, Co. Peel
269479 ONTARIO LIMITED.....	April 18, 1973	Metro. Toronto, Prov. Ontario
269555 ONTARIO LIMITED.....	April 19, 1973	Town Port Credit, Co. Peel
269581 ONTARIO INC.....	April 25, 1973	Twp. Georgina, Rgl. Mun. York
269585 ONTARIO LIMITED.....	April 24, 1973	Bor. N. York, Metro. Toronto
269589 ONTARIO LTD.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269634 ONTARIO LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269635 ONTARIO LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269636 ONTARIO LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269639 ONTARIO LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
269653 ONTARIO LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
269658 ONTARIO LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269659 ONTARIO LIMITED.....	April 24, 1973	Metro. Toronto, Prov. Ontario
269673 ONTARIO LTD.....	April 24, 1973	Twp. Sombra, Co. Lambton
269704 ONTARIO LIMITED.....	April 25, 1973	Metro. Toronto, Prov. Ontario
269705 ONTARIO LIMITED.....	April 25, 1973	Metro. Toronto, Prov. Ontario
269706 ONTARIO LIMITED.....	April 25, 1973	Metro. Toronto, Prov. Ontario

Name of Corporation	Date of Incorporation	Head Office
269721 ONTARIO INCORPORATED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
269740 ONTARIO LIMITED.....	April 26, 1973	Toronto, Metro. Toronto
269763 ONTARIO LIMITED.....	April 26, 1973	Bor. N. York, Metro. Toronto
269777 ONTARIO LIMITED.....	April 26, 1973	Town Brampton, Co. Peel
269816 ONTARIO LIMITED.....	April 27, 1973	Bor. N. York, Metro. Toronto
269865 ONTARIO LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
UNIBAN REALTY (ST. CATHARINES) LIMITED..	April 26, 1973	St. Catharines, Rgl. Mun. Niagara
URBAN FARMS LIMITED.....	April 26, 1973	Town Markham, Rgl. Mun. York
VAANANEN REALTY LTD.....	April 4, 1973	Thunder Bay, Dis. Thunder Bay
VESTEX DEVELOPMENTS LIMITED.....	April 24, 1973	Town Mississauga, Co. Peel
WANITA TRANSPORT LIMITED.....	April 24, 1973	Town Port Credit, Co. Peel
WARDOWN INVESTMENTS LIMITED.....	April 19, 1973	Town Burlington, Co. Halton
WENTWORTH TRIPLE RINKS INC.....	April 25, 1973	Hamilton, Co. Wentworth
WESBERG HOLDINGS INCORPORATED.....	April 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
WHALING HOME CONSTRUCTION LIMITED.....	April 19, 1973	Town Hanover, Co. Grey
WHEELER'S HAULAGE LIMITED.....	April 24, 1973	Twp. Esquesing, Co. Halton
WILLOWDALE PET CARE LIMITED.....	April 26, 1973	Bor. N. York, Metro. Toronto
LAWRENCE H. WING LIMITED.....	April 16, 1973	Kitchener, Rgl. Mun. Waterloo
WINNETOU INVESTMENTS LIMITED.....	April 18, 1973	Toronto, Metro. Toronto
DICK WOOD'S TROPICAL PLANTS INC.....	April 26, 1973	Town Markham, Rgl. Mun. York
YORK PROFESSIONAL BUILDING LIMITED.....	April 25, 1973	Town Newmarket, Rgl. Mun. York
YORKLAND PROPERTIES LIMITED.....	April 27, 1973	Metro. Toronto
ZEBRA PRODUCTS & SERVICES INC.....	April 26, 1973	Hamilton, Co. Wentworth

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
BIG SISTERS ASSOCIATION OF KINGSTON AND DISTRICT (without share capital).....	April 13, 1973	Kingston, Co. Frontenac
FAITH TABERNACLE OF LONDON (without share capital).....	April 24, 1973	London, Co. Middlesex
THE GREEN SHIELD FOUNDATION (without share capital).....	April 13, 1973	Windsor, Co. Essex
GRIFFITH ISLAND CLUB (without share capital)....	April 19, 1973	Toronto, Metro. Toronto
INVERARY WOMEN'S INSTITUTE (without share capital).....	April 24, 1973	Twp. Storrington, Co. Frontenac
ITALIAN CANADIAN SOCIAL CLUB OF CHATHAM (without share capital).....	Mar. 28, 1973	Chatham, Co. Kent
LINCOLN FIELDS MERCHANTS' ASSOCIATION (without share capital).....	Mar. 9, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
LOOKING-GLASS DANCE THEATRE (without share capital).....	April 16, 1973	Toronto, Metro. Toronto
VERMILION BAY VACATION AREA (without share capital).....	April 16, 1973	Twp. Machin, Dis. Kenora

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5456)

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Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Date	Head Office	Names of Amalgamating Corporations
A.T.R. EQUIPMENT INDUSTRIES LIMITED...	April 19, 1973	Town Mississauga, Co. Peel	Varia Enterprises Limited G. N. Packaging Equipment Limited
GREAT WEST TIMBER LIMITED.....	April 30, 1973	Thunder Bay, Jud. Dis. Thunder Bay	Great West Timber Limited Boreal Timber Limited
LONDON PLASTICS MACHINERY LTD.....	April 30, 1973	London, Co. Middlesex	London Plastics Machinery Ltd. Wanco Machine & Tool Company Limited

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5457)

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
A-CHEM PRODUCTS LIMITED (formerly Convertible Pools Guelph Limited).....	May 20, 1971	April 19, 1973	Certificate of Amendment of Articles
AMERACE LTD. (formerly Esna Limited).....	June 29, 1962	April 27, 1973	Certificate of Amendment of Articles
BEAVER ELECTRONICS LIMITED (formerly Beaver Television and Electronics Limited).....	Feb. 25, 1970	April 24, 1973	Certificate of Amendment of Articles
BOVIS CORPORATION LIMITED....	Nov. 30, 1960	April 25, 1973	Certificate of Amendment of Articles
BREAKERS ESTATES LIMITED (formerly Breakers Motel Cobourg Limited).....	June 20, 1960	April 28, 1973	Certificate of Amendment of Articles
BRIDGEVIEW ELECTRIC LIMITED..	May 14, 1956	April 11, 1973	Certificate of Amendment of Articles
SONNY CAULFIELD PRODUCTIONS LIMITED.....	Oct. 28, 1968	April 24, 1973	Certificate of Amendment of Articles
CHAPMONT INVESTMENTS LIMITED.....	Mar. 20, 1961	April 26, 1973	Certificate of Amendment of Articles
CNA INVESTORS GROUP LTD.....	May 18, 1972	April 19, 1973	Certificate of Amendment of Articles
COBOURG WHOLESALE LIMITED (formerly Hayden Macdonald-Buckley Limited).....	Dec. 20, 1949	April 19, 1973	Certificate of Amendment of Articles
CONS INVESTMENT LIMITED.....	Sept. 11, 1972	April 26, 1973	Certificate of Amendment of Articles
DAYTON-WALTHER COMPANY LIMITED (formerly Dayton Steel Foundry of Canada Limited).....	Dec. 2, 1971	April 24, 1973	Certificate of Amendment of Articles
DEXTER MATERIALS LIMITED (formerly Wornow Process Paint (Canada) Limited).....	May 28, 1956	April 25, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
DRAM AGENCY LIMITED (formerly Dram Productions & Promotions Limited)	July 26, 1965	April 26, 1973	Certificate of Amendment of Articles
EASTLAND METALS LTD. (formerly Mississauga Aluminum Industries Limited)	Jan. 5, 1968	April 16, 1973	Certificate of Amendment of Articles
EDCOM LIMITED (formerly Edgeco Limited)	Sept. 12, 1972	April 24, 1973	Certificate of Amendment of Articles
GOLD STAR PRODUCTS, INC. (formerly 264785 Ontario Inc.)	Dec. 28, 1972	April 17, 1973	Certificate of Amendment of Articles
GREY GOOSE CORPORATION LIMITED	July 21, 1961	April 27, 1973	Certificate of Amendment of Articles
HEAD AUTOMOTIVE MANUFACTURING LIMITED (formerly Solo Mor Motor Manufacturer Limited)	April 30, 1958	April 26, 1973	Certificate of Amendment of Articles
INTERNATIONAL MOGUL MINES LIMITED	Nov. 20, 1968	April 26, 1973	Certificate of Amendment of Articles
KORD PRODUCTS LIMITED (formerly Kord Plastics Limited)	Aug. 29, 1968	April 19, 1973	Certificate of Amendment of Articles
LAKE SUPERIOR DIAMOND DRILLING CO. LIMITED	Sept. 4, 1956	April 24, 1973	Certificate of Amendment of Articles
A. E. LEPAGE LIMITED	Dec. 31, 1971	April 30, 1973	Certificate of Amendment of Articles
MAY MCCONVILLE INSURANCE AGENCIES LIMITED (formerly McConville Insurance Agency Limited)	Mar. 1, 1956	April 19, 1973	Certificate of Amendment of Articles
MORLAN REALTY LIMITED (formerly 268081 Ontario Limited)	Mar. 20, 1973	April 27, 1973	Certificate of Amendment of Articles
M & W HOLDINGS INC. (formerly Medland & Son Agencies Limited)	May 31, 1910	April 25, 1973	Certificate of Amendment of Articles
NORTH AMERICAN STONE COMPANY LIMITED (formerly Lockstone Ltd.)	Feb. 28, 1973	April 30, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
PAIKIN'S MELODY LANE LIMITED.	Dec. 16, 1971	April 25, 1973	Certificate of Amendment of Articles
REGIONAL LEASING CORPORATION LIMITED.....	Mar. 19, 1971	April 25, 1973	Certificate of Amendment of Articles
JOHN RENNIE LIMITED.....	Dec. 24, 1954	April 27, 1973	Certificate of Amendment of Articles
ROBIN RED LAKE MINES LIMITED	July 9, 1945	April 25, 1973	Certificate of Amendment of Articles
SCOTT'S RESTAURANTS CO. LIMITED.....	May 21, 1968	May 4, 1973	Certificate of Amendment of Articles
SENIS HOLDINGS LTD. (formerly Opitz Real Estate Limited).....	June 30, 1971	April 24, 1973	Certificate of Amendment of Articles
E. D. SMITH & SONS, LIMITED.....	Dec. 31, 1970	April 27, 1973	Certificate of Amendment of Articles
SPROATT SILVER MINES LTD. (formerly New Cronin Babine Mines Limited).....	April 5, 1948	April 26, 1973	Certificate of Amendment of Articles
TEK PLASTICS LIMITED.....	Dec. 29, 1950	April 24, 1973	Certificate of Filing of Resolution
TIP TECHNIQUE INC. (formerly Northern Welding Supplies Inc.).....	Jan. 27, 1972	April 25, 1973	Certificate of Amendment of Articles
241771 HOLDINGS LIMITED.....	April 5, 1971	April 26, 1973	Certificate of Amendment of Articles
WARCHESTER INVESTMENTS LIMITED.....	June 20, 1957	April 26, 1973	Certificate of Amendment of Articles
WARDCOMP LIMITED (formerly Owen Sound Computer Analysis Limited).....	Oct. 26, 1966	April 30, 1973	Certificate of Amendment of Articles
WESTSHORE HOMES (BRIMLEY) LIMITED (formerly Copat Construction Limited).....	Jan. 11, 1968	April 26, 1973	Certificate of Amendment of Articles
WHITEHEAD TEESWATER LIMITED (formerly Whitehead Transport Limited).....	Jan. 14, 1966	April 24, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
FONTHILL DISTRICT CREDIT UNION LIMITED.....	June 11, 1957	April 30, 1973	Change name to Pelham Credit Union Limited
OUR LADY OF SORROWS (AYLMER) CREDIT UNION LIMITED.....	Mar. 22, 1952	April 10, 1973	Change name to Aylmer District Credit Union Limited
SOUTH PEEL ROD AND GUN CLUB.....	Dec. 15, 1952	April 16, 1973	Vary objects
CHARLES SALTER, Q.C., Executive Director, Companies Division.			

(5459) 20

Order to Rescind

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued rescinding a previous order issued to the corporation named hereunder that permitted the corporation to remove certain records from the head office:

Name of Corporation	Date of Incorporation	Date of Rescinding Order
THORNTOWNE PROPERTIES LIMITED.....	Dec. 19, 1967	April 16, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

(5460) 20

Order Reviving Corporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporation:

Name of Corporation	Date of Incorporation	Date of Order
SATURDAY NIGHT PUBLICATIONS LIMITED.....	June 19, 1963	April 18, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

(5461) 20

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CANADIAN DURABLE, LIMITED.....	Mar. 27, 1922	Canada	April 26, 1973
CHINOOK-RIDGE EXPANSION LIMITED...	Sept. 16, 1971	Alberta	April 27, 1973
FRYE COPYSYSTEMS OF CANADA LTD....	Jan. 29, 1973	Canada	April 18, 1973
GENWOOD INDUSTRIES LTD.....	Feb. 12, 1973	Canada	April 26, 1973
LEBLANC AND ROYLE COMMUNICATIONS TOWERS LIMITED.....	Aug. 7, 1962	Canada	April 26, 1973
NASHUA CANADA LIMITED—NASHUA CANADA LIMITEE.....	Dec. 30, 1967	Canada	April 12, 1973
PAMOUR PORCUPINE MINES, LIMITED....	Mar. 7, 1934	Canada	April 19, 1973
PIC REALTY CANADA LIMITED.....	Mar. 6, 1973	Canada	April 18, 1973
PINE VIEW PONTIAC BUICK LTD.....	Dec. 24, 1964	Canada	April 27, 1973
TEKFORM SYSTEMS LTD.—LES SYSTEMES TEKFORM LTEE.....	Dec. 23, 1968	Canada	April 26, 1973
VIRIBUS UNITIS COMPANY OF CANADA LTD.....	Sept. 7, 1971	Canada	April 24, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5462)

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Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
BONAVENTURE TOURS (CALGARY) LTD.....	Oct. 4, 1967	Alberta	Mar. 27, 1973
CAVANAGH LAND SALES CORPORATION..	Dec. 28, 1970	Florida	April 27, 1973
FAIRFORD INDUSTRIES LTD.....	Jan. 26, 1970	Saskatchewan	April 17, 1973
FILM D. R. PRODUCTIONS LTD.....	Nov. 28, 1972	Alberta	April 11, 1973
KA WAH TRADING CO. LTD.....	Sept. 6, 1972	British Columbia	April 24, 1973
SOLV-X CANADA LTD.....	Feb. 15, 1972	Alberta	April 17, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5463)

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Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
AGR-IND LIMITED.....	July 10, 1962	Mar. 19, 1973
BLAKELEY AND BLAKEY LIMITED.....	Sept. 8, 1953	April 4, 1973
JAYPAT HOLDINGS LIMITED.....	May 2, 1966	April 24, 1973
"THE LIGHTS" PRINTING AND PUBLISHING CO. LIMITED.	Nov. 23, 1950	Feb. 7, 1973
MAS CLOTHES LIMITED.....	Sept. 22, 1965	April 26, 1973
MAYFAIR SHOE SALON (OTTAWA) LIMITED.....	July 23, 1959	April 25, 1973
M.I.L. MANUFACTURERS LIMITED.....	April 27, 1965	April 26, 1973
RETAIL BROADLOOM ASSOCIATES OF METROPOLITAN TORONTO LIMITED.....	May 10, 1967	April 24, 1973
ROCHON TECUMSEH DRUGS, LIMITED.....	June 12, 1958	April 26, 1973
SKYWAY PLAZA LIMITED.....	July 14, 1960	April 26, 1973
WENTWORTH RADIO BROADCASTING CO., LIMITED.....	April 7, 1931	April 26, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5464) 20

Court Order Concerning Voluntary Winding Up

NOTICE IS HEREBY GIVEN that, under Section 220 (1) of *The Business Corporations Act*, a notice of a court order has been filed with the Ministry of Consumer and Commercial Relations, concerning the corporation named hereunder:

Name of Corporation	Date of Incorporation	Date of Filing
A. & J. MECHANICAL LIMITED.....	May 11, 1972	May 3, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5533) 20

Credit Union Dissolved

NOTICE IS HEREBY GIVEN that, under *The Credit Unions Act*, dissolution has been declared of:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
LUCKNOW AND DISTRICT CREDIT UNION LIMITED.....	May 5, 1967	April 17, 1973	May 28, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5465) 20

The Liquor Licence Act

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 9th day of May, 1973 of the vote taken in the Improvement District of White River (District of Algoma), on the 2nd day of May, 1973, on the following question under the provisions of *The Liquor Licence Act*:

Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	85
Votes polled for the Negative Side	10

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, May 9th, 1973.

(5512) 20

NOTICE IS HEREBY GIVEN of the receipt of a Return on the 7th day of May, 1973 of the vote taken in the Township of Goderich (County of Huron), on the 25th day of April, 1973, on the following questions under the provisions of *The Liquor Licence Act*:

1. Are you in favour of the sale of beer and wine only under a dining room licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	345
Votes polled for the Negative Side	190

2. Are you in favour of the sale of liquor under a dining lounge licence for consumption on licensed premises with food available?

Votes polled for the Affirmative Side	399
Votes polled for the Negative Side	139

3. Are you in favour of the sale of liquor under a lounge licence for consumption on licensed premises?

Votes polled for the Affirmative Side	356
Votes polled for the Negative Side	179

NOTICE THEREOF has been duly made to the Honourable Lieutenant Governor in Council.

RODERICK LEWIS, Q.C.,
Chief Election Officer.

Toronto, May 7th, 1973.

(5513) 20

Applications to Parliament

THE CORPORATION OF THE CITY OF LONDON

NOTICE IS HEREBY GIVEN that The Corporation of the City of London will apply to the Legislative Assembly of the Province of Ontario, at the 1974 session, for an Act to provide that:

1. The issuance of debentures in the amount of \$550,000 for the purpose of paying off a temporary loan obtained for the purpose of paying for industrial lands purchased on Trafalgar Street, be authorized.

Upon said private Act being enacted, the City of London will issue a debenture having a term of five years which debenture will be amortized and which will accomplish the aforesaid purpose upon its maturity date.

2. This Act shall come into force on the day it receives Royal Assent.

3. This Act may be cited as *The City of London Act, 1974*.

Dated at London, Ontario, this 3rd day of April, 1973.

W. S. Ross,
City Clerk.

(8874) 15 to 20

Corporation Notices

W. J. ODBERT & SON, LIMITED

NOTICE IS HEREBY GIVEN that W. J. Odbert & Son, Limited intends to dissolve, by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Stratford this 8th day of May, 1973.

MURIEL HUMBER,
Secretary.

(9022) 20

SENTINEL PROTECTIONS SYSTEMS LTD.

NOTICE IS HEREBY GIVEN that Sentinel Protections Systems Ltd. intends to file Articles of Dissolution under *The Business Corporations Act*.

Dated this 3rd day of May, 1973.

MARVIN LITVACK,
President.

(5513) 20 (9023) 20

SANDENE APARTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Sandene Apartments Limited intends to surrender its charter.

Dated this 4th day of May, 1973.

VERNON E. PURCELL.

(9024)

20

HAREWOOD PARK ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of directors of Harewood Park Association was decreased from 8 (eight) to 5 (five) by a special resolution which was confirmed by the members of the Harewood Park Association on the 27th day of February, 1973.

Dated this 17th day of April, 1973.

NANCY W. KURTZ,
Secretary.

(9025)

20

INTERNATIONAL PHARMACY LIMITED

NOTICE IS HEREBY GIVEN that International Pharmacy Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Toronto this 8th day of May, 1973.

MARTIN N. RAIN.

(9026)

20

ADMORE INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Admore Investments Limited, pursuant to *The Business Corporations Act*, intends to dissolve.

Dated this 8th day of May, 1973.

SHERWIN & ASSOCIATES,
Barristers and Solicitors,
Suite 602,
101 Richmond St. West,
Toronto, Ontario,
M5H 1T1.

(9027)

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QUINTESENT DEVELOPMENTS LIMITED

TAKE NOTICE that the number of directors of Quintessent Developments Limited was decreased from three to two by special by-law of the Corporation enacted and confirmed on the 1st day of May, 1973.

Dated this 1st day of May, 1973.

SARAH PRICE,
Secretary.

(9028)

20

SANGSTER DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Sangster Developments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Kitchener this 30th day of April, 1973.

R. G. MEUNIER,
Secretary.

(9029)

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ONTARIO ROAD BUILDERS' ASSOCIATION

NOTICE IS HEREBY GIVEN that the number of associate directors of Ontario Road Builders' Association was increased from two to three by a special resolution which was confirmed by the members of the Association on the 29th day of March, 1973.

Dated this 2nd day of May, 1973.

MARTIN F. MACDONALD,
Secretary.

(9030)

20

DYLEX HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Dylex Holdings Limited, pursuant to *The Business Corporations Act*, intends to dissolve.

Dated this 3rd day of May, 1973.

WILFRED POSLUNS,
Secretary-Treasurer.

(9031)

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**WEICHEL HARDWARE (WATERLOO)
LIMITED**

NOTICE IS HEREBY GIVEN that Weichel Hardware (Waterloo) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Waterloo, Ontario, this 13th day of April, 1973.

KENNETH SCHAEFER,
Secretary.

(9032) 20

**THE STEPPE IMPORTING COMPANY
LIMITED**

NOTICE IS HEREBY GIVEN that The Steppe Importing Company Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Guelph, Ontario, this 1st day of May, 1973.

YVONNE STEPPE,
Secretary.

(9033) 20

THE MAGIC MUSEUM LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of The Magic Museum Limited was decreased from five to three by a special by-law which was confirmed by the shareholders of the Corporation on the 2nd day of May, 1973.

Dated at Niagara Falls this 2nd day of May, 1973.

VINCENT A. DE LORENZO,
Secretary.

(9034) 20

SAMART INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Samart Investments Limited intends to dissolve, and as incidental thereto, to deliver Articles of Dissolution to the Ministry of Consumer and Commercial Relations.

Dated at Toronto this 2nd day of May, 1973.

KATHE GOLDSMITH,
President.

(9035) 20

ALBION PLYWOOD CENTRE LIMITED

NOTICE IS HEREBY GIVEN that Albion Plywood Centre Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 7th day of May, 1973.

ZOLTAN ACKERMAN,
Secretary.

(9036) 20

**FOUR EIGHTY FOUR AVENUE ROAD
LIMITED**

NOTICE IS HEREBY GIVEN that Four Eighty Four Avenue Road Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 8th day of May, 1973.

DAVID RAITBLAT,
Secretary-Treasurer.

(9045) 20

**LONG POINT BEACH RESORT &
DEVELOPMENT LIMITED**

NOTICE IS HEREBY GIVEN that Long Point Beach Resort & Development Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Brantford, Ontario, this 9th day of May, 1973.

LLOYD H. DIGBY,
Secretary.

(9046) 20

MONTEAGLE MINERALS LIMITED

NOTICE IS HEREBY GIVEN that Monteaagle Minerals Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 8th day of May, 1973.

H. T. HURLEY,
Secretary-Treasurer.

(9047) 20

Change of Name Act

TAKE NOTICE that Melvin Harry Oulton, also known as Melvin Harry Englehart, of the City of Kitchener, in the Province of Ontario, will apply to the Local Judge at the Court House in Kitchener on Tuesday the 26th day of June, 1973 at the hour of 10.00 o'clock in the forenoon, to change his name to Melvin Harry Englehart.

Dated at Kitchener this 15th day of May, 1973.

WALTERS, GREATREX & CHRIS,
151 Frederick Street,
Kitchener, Ontario,
Solicitors for the Applicant.

(9041)

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Miscellaneous Notices

CANADIAN NATIONAL RAILWAYS MERCHANDISE CLAIMS DEPARTMENT

NOTICE IS HEREBY GIVEN that all goods received prior to 31 January, 1973 and still remaining unclaimed in the offices of the Canadian National Railways, Great Lakes Region, at different points in the Province of Ontario, will be sold at public auction by Waddington, McLean Co. Ltd., 189 Queen St. East, Toronto, Ontario, at 1100 hours, 14 June, 1973, unless same shall be called for and all charges paid thereon.

T. H. PINCK,
Manager.

(8979)

18 to 23

STS. MARY & JOSEPH (ELORA & FERGUS) CREDIT UNION LIMITED

TAKE NOTICE that at a general meeting of members of the Sts. Mary & Joseph (Elora & Fergus) Credit Union Limited duly called for the purpose and held on the 30th day of April 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of April 30th 1973, under the provisions of Section 56 of *The Credit Unions Act*.

AND FURTHER TAKE NOTICE that on and after April 30th 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

RITA SHERIDAN,
Secretary.

(9037)

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THE CANADA SOUTHERN RAILWAY COMPANY

NOTICE IS HEREBY GIVEN that The Annual General Meeting of the Shareholders of The Canada Southern Railway Company for (1) the election of directors; (2) confirmation of the appointment of independent auditors; (3) confirmation of an amendment of the By-Laws to provide for changing the location of the Head Office of the Company; and (4) the transaction of such other business as may be lawfully brought before the meeting, will be held in the Division Superintendent's office at the Head Office of the Company, Penn Central Station, Talbot Street, in the City of St. Thomas, Ontario, Canada, on Wednesday, June 6, 1973 at 11 o'clock a.m., Eastern Daylight Time.

The Stock Transfer Books will be closed at 3 o'clock p.m. on Tuesday, May 22, 1973 and will re-open at 10 o'clock a.m. on Thursday, June 7, 1973.

Dated at St. Thomas, Ontario, this 9th day of May, 1973.

R. W. CARROLL,
Secretary.

(9039)

20-21

THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO

By-Law #110

Being a By-law to amend Article XV.

Be it enacted and it is hereby enacted a By-law of The Royal College of Dental Surgeons of Ontario, as follows:

That Sections 1 and 2 of Articles XV be repealed and the following enacted in lieu thereof:

SECTION 1—Each director and each member of a committee of the Board in attendance at meetings of the Board or in attendance at approved Committee meetings, shall be paid \$150 for each day in attendance, and \$150 for each additional day necessarily spent in travelling from and returning to his home. \$75.00 shall be paid for each half-day in attendance and \$75.00 for each half-day necessarily spent in travelling from and returning to his home.

SECTION 2—There shall be paid to each Director and to each member of a committee of the Board while in attendance at meetings a daily expense allowance up to a maximum of \$50.00, exclusive of travel expenses.

KENNETH F. POWNALL D.D.S.

(9040)

20-21

THE NIAGARA RIVER BRIDGE COMPANY

NOTICE IS HEREBY GIVEN that the Annual General Meeting of the shareholders of The Niagara River Bridge Company, for the election of directors and other general purposes, will be held at the Head Office of The Canada Southern Railway Company in the City of St. Thomas, Ontario, on Wednesday, June 6, 1973, at 10.30 o'clock a.m., Eastern Day-light Time.

ROBERT W. CARROLL,
Secretary.

(9038)

20-21

the line as fenced between lots numbers 93 and 94 a distance of 519-5/10 feet; thence southwesterly parallel to the southeasterly limit of said lot, a distance of 601-5/10 feet; thence northwesterly parallel to the line as fenced between lots numbers 93 and 94 and along an existing fence a distance of 3,608 feet more or less to the point of commencement, containing by admeasurement the sum of 71-4/10 acres, be the same more or less; Save and except that part thereof expropriated for Department of Highways purposes by Department of Highways Plan number 338.

Subject to a right of way agreement dated July 7, 1950 and registered August 9, 1950 as number 18985 from Carman Coll *et ux* to Union Gas Company of Canada Limited.

Subject to a right of way agreement dated July 7, 1950 and registered February 19, 1953, as number 19800 from Carman and Bertha Coll to Union Gas Company of Canada Limited, which right of way agreement is subject to a Bond mortgage dated March 1, 1953 and registered March 24, 1953 as number 19831 from Union Gas Company of Canada Limited to Canada Permanent Trust Company, Trustee.

Subject to an oil and gas lease dated November 22, 1954 and registered January 31, 1955 as number 20437 from Louis Bechard and Elizabeth M. Bechard to Imperial Oil Limited.

Subject to a unit operation agreement dated July 11, 1955 and registered November 22, 1955 as number 75696 from Louis Bechard and Elizabeth M. Bechard to Imperial Oil Limited.

There is no house on this property but there is said to be a drilled well 167 feet deep with 4 inch casing and farm outbuildings consisting of 1 implement shed and 2 corn cribs.

Dated at Chatham, this 8th day of May, 1973.

D. ROSS CUSHMAN,
Sheriff, County of Kent.

(9042)

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DISTRICT OF YORK

UNDER AND BY VIRTUE of an Execution issued out of the Supreme Court of Ontario, to me directed, against the lands and tenements of John Spencer Kerr, Defendant, at the suit of Toronto Dominion Bank, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of John Spencer Kerr, Defendant, in and to:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the

TOWNSHIP OF HOWARD

UNDER AND BY VIRTUE of a Writ of Fi. Fa. issued out of the County Court of the County of Kent to me directed against the goods and chattels and lands and tenements of John R. Bechard, Defendant, at the suit of The Bank of Nova Scotia, I have seized and taken in execution and will offer for sale by public auction at my office in the Court House, Third Floor, 21 Seventh Street, in the City of Chatham, in the County of Kent, on Thursday, the 28th day of June, 1973, at the hour of 2.00 o'clock in the afternoon, all the right, title, interest and equity of redemption of John R. Bechard in and to the following property:

All and Singular that certain parcel or tract of land and premises, situate, lying and being in the Township of Howard, in the County of Kent and Province of Ontario and being composed of part of lot number 94, South Talbot Road Range, in the said Township, being more particularly described as follows:

Commencing at the northerly or northeasterly angle of said lot number 94; thence southeasterly along the line as fenced between lots numbers 93 and 94, a distance of 10 feet to a point; thence southwesterly along the southeasterly limit of Highway Number 3 (said Highway having a width of 86 feet) a distance of 600-6/10 feet to a point, which point is the point of commencement; thence southwesterly continuing along the southeasterly limit of Highway Number 3 aforesaid, a distance of 677 feet, more or less to the northeasterly limit of an existing road (premising that said existing road has a width of 66 feet and lies immediately adjacent to and along the northeast side of the line between lots numbers 94 and 95); Thence southeasterly along the northeasterly limit of said existing road, a distance of 4,122-8/10 feet; thence northeasterly parallel to the southeasterly limit of said lot number 94 and along an existing fence, a distance of 1,285 feet, more or less to the line as fenced between lots numbers 93 and 94; thence northwesterly along

Township of Whitchurch, in the County of York, in the Province of Ontario, and being composed of that part of Lot Number 26 in Concession 6 of the said Township.

On the premises is said to be erected a two-storey brick dwelling with attached garage and aluminium siding on the upper floor. The house is composed of four bedrooms, a living-room, dining-room, kitchen, recreation room, two-piece bath on the main floor and a four-piece bath upstairs. The house is heated by medallion electric heating.

The subject property is about ten acres in area.

Municipally known as 80 St. John's Road, R.R. #3, Newmarket, Ontario.

All of which said right, title, interest and equity of redemption of the said John Spencer Kerr, Defendant, in the said lands and tenements, I shall offer for sale by Public Auction in my office, Room 108, Court House, 361 University Ave., Toronto, Ontario, on Tuesday, June 26th, 1973, at 2.30 o'clock in the afternoon.

Dated at Toronto this 8th day of May, 1973.

PHILIP J. AMBROSE,
Sheriff, Judicial District of York.

(9043)

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COUNTY OF LENNOX AND ADDINGTON

UNDER AND BY VIRTUE of an Execution issued out of the County of Lennox and Addington, to me directed, against the lands and tenements of Peter Lorne Johnson, Defendant, at the suit of William McAlister and Thomas McAlister, Plaintiffs, I have seized and taken in execution all the right, title, interest and equity of redemption of Peter Lorne Johnson, the Defendant, in and to:

All and Singular those certain parcels or tracts of land and premises situate, lying and being in the Town of Napanee, in the County of Lennox and Addington and Province of Ontario and being composed of:

FIRSTLY: Lot Number Thirteen (13) on the North side of Ann Street, in the said Town of Napanee.

SECONDLY: The easterly thirty-three feet (33') of Lot Number Twenty-six (26) on the East side of Robert Street in the said Town of Napanee.

On this property is a car wash.

All of which said right, title, interest and equity of redemption of the said Peter Lorne Johnson, Defendant, in the said land and tenements, I shall offer for sale by Public Auction, in my office, Court House, 97 Thomas Street East, Napanee, Ontario on Friday the 22nd day of June 1973 at 2.30 o'clock in the afternoon.

H. W. WEBSTER,
Sheriff, County of Lennox and Addington.

(9044)

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Publications Under The Regulations Act

May 19th, 1973

THE ONTARIO ENERGY BOARD ACT

O. Reg. 260/73.

Rules of Procedure.

Made—April 11th, 1973.

Approved—April 25th, 1973.

Filed—April 30th, 1973.

REGULATION MADE UNDER THE ONTARIO ENERGY BOARD ACT

1. Clause *b* of section 1 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (*b*) "respondent" means a person, other than the applicant, named in an application as a person affected and such other person as the Board directs to be served with notice of the application.
- 2.—(1) Clause *d* of subsection 1 of section 3 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (*d*) where the applicant is of the opinion that the application affects any person other than the applicant,
 - (i) set out the name and address of that other person, or
 - (ii) in the case of an application in respect of rates or in the case of any other application where it is impractical to set out the names and addresses of all persons affected by the application because they are too numerous or for any other reason, set out,
 - a. the reason that it is impractical to set out the names and addresses,
 - b. a general description of each class of persons affected by the application, and
 - c. a brief statement of the nature of the effect on each such class of persons.
- (2) Subsection 2 of the said section 3 is revoked and the following substituted therefor:
 - (2) The style of cause of an application,
 - (a) shall state the name of the applicant;
 - (b) shall describe the general nature of the application and the relief sought;
 - (c) shall contain a reference to the statute under which the application is made; and
 - (d) need not state the name of a respondent.
- (3) Upon the filing of an application the Board,
 - (a) shall give directions as to,
 - (i) the form of notice of the application, and
 - (ii) service of notice of the application; and
 - (b) where the Board, at the time it gives directions for service of notice of the application, sets a date for hearing the application the Board may direct service of a combined notice of application and of hearing.
- (4) A notice of application shall state the time limits for the filing and service of an answer.
- (5) The applicant shall serve notice of the application in accordance with the directions of the Board and shall, forthwith after completing service, file with the Board an affidavit of service showing compliance with the directions and showing the date or dates of service. O. Reg. 260/73, s. 2 (2).
- 3.—(1) Subsection 1 of section 4 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (1) A respondent who intends to oppose or otherwise intervene in an application shall file an answer to the application and serve a copy of the answer upon the applicant or, where the name of the solicitor for the applicant is set out in the application, upon the solicitor for the applicant.

(1a) The filing or service of an answer by a respondent to an application shall be made by delivering in person or by mailing the answer by registered mail within fourteen days after the day of service of notice of the application upon the respondent. O. Reg. 260/73, s. 3 (1).

(2) Clause *b* of subsection 2 of the said section 4 is revoked and the following substituted therefor:

(b) contain a clear and concise statement of the interest of the respondent and his grounds for opposing the application or otherwise intervening; and

(3) Subsection 3 of the said section 4 is revoked.

4.—(1) Subsection 1 of section 5 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(1) An applicant may file a reply to the answer of a respondent and shall serve a copy of the reply upon the respondent or, where the name of the solicitor for the respondent is set out in the answer, upon the solicitor for the respondent.

(1a) The filing or service of a reply to an answer by a respondent shall be made by delivering in person or by mailing the reply by registered mail within ten days after the day of service of the answer by the respondent. O. Reg. 260/73, s. 4 (1).

(2) Subsection 3 of the said section 5 is revoked.

5. Section 6 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

6. Sections 4, 5 and 7 do not apply to an application for an order to be made under sections 40, 41 or 43 of the Act. O. Reg. 260/73, s. 5.

6. Section 7 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

7. Where a hearing is to be held, the Board shall serve upon the parties or direct a party to the proceeding to serve upon the other parties a notice of the hearing. O. Reg. 260/73, s. 6.

7.—(1) Subsection 3 of section 8 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) Service or filing by registered mail is deemed to be effected on the fifth day after the date of mailing. O. Reg. 260/73, s. 7 (1).

(2) Subsection 4 of the said section 8 is revoked and the following substituted therefor:

(4) The Board, where in its opinion the circumstances so require, may direct service of any notice, document or paper by public advertisement and any such service shall be deemed to be effected on the last date of publication. O. Reg. 260/73, s. 7 (2).

8. Section 11 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked.

9. Form 1 of Regulation 627 of Revised Regulations of Ontario, 1970 is revoked.

ONTARIO ENERGY BOARD:

S. W. CLARKSON

A. B. JACKSON

I. C. MACNABB

D. M. TREADGOLD

Dated at Toronto, this 11th day of April, 1973.

(5468)

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THE HISTORICAL PARKS ACT, 1972

O. Reg. 261/73.

Parks.

Made—April 25th, 1973.

Filed—April 30th, 1973.

REGULATION MADE UNDER THE HISTORICAL PARKS ACT, 1972

PARKS

1. The public lands described in the schedules hereto are set apart as historical parks. O. Reg. 261/73, s. 1.

Schedule 1

SAINTE-MARIE AMONG THE HURONS HISTORICAL PARK

In the Township of Tay in the County of Simcoe and in the Town of Midland in the said County and more particularly described as follows:

Premising that the bearings herein mentioned in paragraphs 1, 2 and 3 are astronomic and are referred to the meridian passing through the northeasterly corner of Lot 16, Concession III in the Township of Tay at longitude 79° 50' 10" west and are derived from north 31° 48' 15" west of the easterly limit of Lot 16, Concession III in the said Township, in accordance with Municipal Survey No. 861, of record in the Ministry of Natural Resources;

1. Part of the east halves of lots 17, 18 and 19 in Concession III, containing an area of 29.19 acres, more or less, and being in the said Town of Midland;

Beginning where a survey post has been planted in the westerly limit of the said east half of Lot 17, Concession III, distant 61.12 feet measured north $31^{\circ} 07' 50''$ west along the westerly limit of the said east half of Lot 17, from the southwest corner thereof; thence north $31^{\circ} 07' 50''$ west along the said westerly limit 114.90 feet to a survey post planted; thence north $31^{\circ} 13'$ west continuing along the said westerly limit 1,845.91 feet to a survey post planted at the southwest corner of the east half of Lot 18, Concession III; thence north $31^{\circ} 17' 30''$ west along the westerly limit of the said east half of Lot 18, 207.98 feet to a survey post planted; thence north $31^{\circ} 40' 30''$ west continuing along the said westerly limit of the east half of Lot 18, 1,807.68 feet to a survey post planted at the southwest corner of the east half of Lot 19 in Concession III; thence north $31^{\circ} 29'$ west along the westerly limit of the said east half of Lot 19, Concession III, 104 feet, more or less, to a point in the high-water mark of Midland Bay of Lake Huron; thence in a general northwesterly and southeasterly direction following the said high-water mark of Midland Bay and the high-water mark along the westerly bank of the Wye River to a point in a line drawn on a course of north $69^{\circ} 31'$ east from the place of beginning; thence south $69^{\circ} 31'$ west 133 feet more or less to the place of beginning.

2. Part of the east and west halves of Lot 16, Concession III and part of the road allowance between the east and west halves of lots 15 and 16, Concession III in the Township of Tay, containing 46 acres, more or less, and more particularly described as follows:

Beginning at the northeasterly corner of the west half of Lot 15, Concession III; thence south $31^{\circ} 45'$ east 259.18 feet to a survey post planted at the intersection of the southerly limit of the road allowance between the east halves of lots 15 and 16 in Concession III with the westerly limit of the east half of Lot 15, Concession III; thence north $59^{\circ} 29' 30''$ east along the said southerly limit of the road allowance 1,149.22 feet to a survey post planted in the southwesterly limit of the right-of-way of the Canadian National Railways; thence northwesterly on a curve to the left of radius 1,860.08 feet an arc distance of 68.79 feet, the chord equivalent being 68.79 feet measured north $47^{\circ} 10' 22''$ west; thence continuing northwesterly on said curve of radius 1,806.08 feet an arc distance of 778.64 feet, the chord equivalent being 772.97 feet measured north $60^{\circ} 13' 28''$ west to a survey post planted at the end of curve; thence north $72^{\circ} 13'$ west 89.38 feet to a survey post planted; thence north $17^{\circ} 47'$ east 23.0 feet to a survey post planted; thence north $72^{\circ} 13'$ west 1,118.46 feet to a survey post planted and which said survey post is hereinafter designated as Point K; thence continuing north $72^{\circ} 13'$ west 163 feet, more or less, to a point in the centreline of the Wye River; thence in a general southerly

direction following the said centreline of river to a point distant 171.33 feet measured north $72^{\circ} 13'$ west from a point distant 396.06 feet measured on a course of south $18^{\circ} 49'$ west from the hereinbefore mentioned Point K; thence south $72^{\circ} 13'$ east 127 feet, more or less, to a point in the high-water mark along the easterly bank of the Wye River; thence in a general southerly direction following the said high-water mark to its intersection with the southerly limit of the road allowance between the west halves of lots 15 and 16, Concession III; thence north $58^{\circ} 47' 30''$ east along the said southerly limit 978.0 feet, more or less to the place of beginning, together with all the lands and premises in Concession III, Township of Tay, bounded by the centreline of the Wye River, the southerly limit of the road allowance between lots 15 and 16 in the said concession, the projection westerly of the most northerly limit of the above described parcel and the high-water mark along the easterly bank of the Wye River.

3. Part of the east half of Lot 16, Concession III in the Township of Tay, containing 2.24 acres, more or less, and more particularly described as follows:

Beginning where a survey post has been planted in the northerly limit of the right-of-way of the Canadian National Railways distant 166.16 feet measured north $18^{\circ} 49'$ east from a point distant 435.34 feet measured on a course of south $31^{\circ} 40' 30''$ east from the northwest corner of the east half of Lot 16, Concession III and which said corner is witnessed by a survey post planted distant 61.12 feet measured north $31^{\circ} 07' 50''$ west therefrom; thence south $52^{\circ} 39'$ east 141.0 feet to a survey post planted; thence south $72^{\circ} 13'$ east 354.9 feet to a survey post planted; thence north $5^{\circ} 59'$ east 252.43 feet to a survey post planted; thence north $83^{\circ} 27'$ west 303.01 feet to a survey post planted; thence north $1^{\circ} 27'$ east 15.0 feet to a survey post planted; thence north $88^{\circ} 33'$ west 201.56 feet to a point in the high-water mark along the easterly bank of the Wye River; thence in a general southerly direction following the said high-water mark to a point in a line drawn on a course of north $52^{\circ} 39'$ west from the place of beginning; thence south $52^{\circ} 39'$ east 45 feet, more or less, to the point of beginning.

4. Part of the east half of Lot 16, Concession III in the Township of Tay in the County of Simcoe and more particularly described as follows:

Premising that the bearings herein are astronomic derived from the south limit of that part of the King's Highway known as No. 12 having a bearing of $84^{\circ} 2'$ west as shown on Plan No. 16364 (Tay) (P-1920-2) and referred to the meridian through the southeast corner of Lot 16, Concession IV, Township of Tay and relating all bearings herein thereto.

Beginning at a point in the south limit of that part of the King's Highway known as No. 12, which point may be located as follows:

Beginning at the southeast corner of the said Lot 16, Concession III; thence south $75^{\circ} 21' 21''$ west 603.96 feet; thence on a curve to the right having a radius of 998.37 feet an arc distance of 262.91 feet, the chord equivalent being 262.15 feet on a bearing of north $71^{\circ} 59' 39''$ west; thence north $64^{\circ} 27'$ west 252.92 feet; thence north $73^{\circ} 3'$ west 474.37 feet to the place of beginning; thence north $84^{\circ} 2'$ west along the south limit of that part of the King's Highway known as No. 12, 210.61 feet; thence south $5^{\circ} 58'$ west 30 feet; thence south $81^{\circ} 53' 30''$ east 355.26 feet; thence south 23° west 85 feet; thence north $89^{\circ} 40' 30''$ west 649.30 feet; thence south $17^{\circ} 44'$ west 192.09 feet to the northerly limit of the right-of-way of the Canadian National Railways; thence south $72^{\circ} 15'$ east along that northerly limit 100 feet; thence north $17^{\circ} 44'$ east 97.71 feet; thence south $89^{\circ} 40' 30''$ east 701.73 feet; thence north $16^{\circ} 57'$ east 180.28 feet to the southerly limit of that part of the King's Highway known as No. 12; thence north $73^{\circ} 3'$ west 290 feet, more or less, to the place of beginning. O. Reg. 261/73, Sched. 1.

Schedule 2

THE PENETANGUISHENE MILITARY AND NAVAL ESTABLISHMENT HISTORICAL PARK

1. In the Township of Tay in the County of Simcoe being composed of part of lots 122, 123 and 124 in Concession I, E.P.R., part of Lot 124 in Concession II, E.P.R., and part of the road allowance between concessions I and II, E.P.R. and, premising that all bearings are astronomic, more particularly described as follows:

Beginning at a point in the interior of Lot 122 in Concession I, E.P.R. which said point may be located as follows:

Beginning at a point in the northerly limit of Navy Street distant 37.43 feet on a bearing of north $1^{\circ} 54'$ west from the northwesterly angle of Lot 95 according to a plan registered in the registry office for the Registry Division of Simcoe as No. 70, Town of Penetanguishene; thence continuing north $1^{\circ} 54'$ west 125.43 feet to a standard iron bar planted at a point of curve; thence on a curve to the left, having a radius of 853 feet, an arc measurement of 240.19 feet to a standard iron bar planted at a point of tangent; thence north $18^{\circ} 2'$ west 234.29 feet to a standard iron bar planted; thence continuing north $18^{\circ} 2'$ west 406.35 feet to an iron bar planted; thence continuing north $18^{\circ} 2'$ west 406.35 feet to an iron bar planted; thence continuing north $18^{\circ} 2'$ west 82.96 feet to a point where a standard iron bar is planted, which point is the place of beginning; thence north $18^{\circ} 2'$ west a distance of 500 feet to a standard iron bar planted at a point of curve; thence on a curve to the left, having a radius of 768 feet and an arc distance of 93.64 feet to a standard iron bar planted at a point of tangent; thence north $25^{\circ} 2'$ west 285.60 feet to a standard iron bar planted; thence north $18^{\circ} 32'$

west 110.32 feet to a standard iron bar planted; thence north $14^{\circ} 50'$ west 1067.61 feet, to a standard iron bar planted; thence north $23^{\circ} 47'$ east 208.42 feet to a standard iron bar planted; thence south $66^{\circ} 23'$ east 99.43 feet to a standard iron bar planted; thence north $50^{\circ} 55'$ east 830.04 feet to a standard iron bar planted; thence north $34^{\circ} 46' 30''$ west 160.58 feet to a standard iron bar planted; thence north $49^{\circ} 57' 30''$ east 229.03 feet to a standard iron bar planted; thence north $29^{\circ} 31'$ west 275.80 feet, more or less, to a standard iron bar planted at a point in the high-water mark of Penetanguishene Bay; thence in a general northwesterly direction following that high-water mark to and around a point of land; thence continuing along that high-water mark and in a general southwesterly direction 4090 feet, more or less, to a point in that high-water mark that is distant 130 feet, more or less, from the place of beginning, measured on a bearing of south $71^{\circ} 58'$ west; thence north $71^{\circ} 58'$ east 130 feet, more or less, to the place of beginning.

2. That part of Magazine Island in Penetanguishene Harbour lying above the high-water mark thereof. O. Reg. 261/73, Sched. 2.

Schedule 3

NANCY ISLAND HISTORICAL PARK

1. In the Village of Wasaga Beach, formerly in the Township of Sunnidale, in the County of Simcoe, being composed of the whole of lots 20, 21, 22 and 23 as shown on a plan registered in the registry office for the Registry Division of Simcoe as No. 525 and designated as Part 3 on Ministry of Government Services Plan of Survey No. 416-15L.

2. In the Township of Sunnidale, now in the Village of Wasaga Beach, in the County of Simcoe and being composed of parts of Fourth and Fifth Streets according to a plan registered in the registry office for the Registry Division of Simcoe as No. 525, the boundaries of the said parts being more particularly described as follows:

Premising that the bearings are astronomical and are referred to the meridian through the north-easterly corner of Lot 9 in Concession XVI in the Township of Sunnidale and were derived from the tangent north $9^{\circ} 26'$ west in the easterly limit of Registered Plan 525 in accordance with Registered Plan 1458 and relating all bearings herein thereto:

Firstly: Part of Fourth Street according to the said Registered Plan 525 and more particularly described as follows:

Beginning at the most northerly corner of Lot 19 according to the said Registered Plan 525; thence north $18^{\circ} 5'$ east 68.89 feet to the most westerly corner of Lot 20 according to the said Registered Plan 525; thence south $55^{\circ} 10' 30''$ east along the southwesterly limit of the said Lot 20, 183.19 feet, more or less, to the high-water mark of the Notta-

wasaga River; thence in a general southwesterly direction and following that high-water mark to its intersection with the northeasterly limit of the said Lot 19; thence north 55° 10' 30" west along that northeasterly limit, 167.11 feet, more or less, to the place of beginning, and designated as Part 1 on Ministry of Government Services Plan of Survey No. 416-15L.

Secondly: Part of Fifth Street according to the said Registered Plan 525 and more particularly described as follows:

Beginning at the most northerly corner of Lot 23 according to the said Registered Plan 525; thence north 17° 20' east 69.30 feet to the most westerly corner of Lot 24, according to the said Registered Plan 525; thence south 54° 56' east along the southwesterly limit of the said Lot 24 and continuing along the southwesterly limit of Lot 1 according to a plan registered in the said registry office as No. 1458, 157.89 feet, more or less, to the high-water mark of the Nottawasaga River; thence in a general southwesterly direction and following that high-water mark to its intersection with the northeasterly limit of the said Lot 23; thence north 54° 56' west along that northeasterly limit, 147.59 feet, more or less, to the place of beginning, and designated as Part 2 on Ministry of Government Services Plan of Survey No. 416-15L.

3. All those parcels or tracts of land in the Nottawasaga River in the Township of Sunnidale, now in the Village of Wasaga Beach in the County of Simcoe, being composed of those parts of the said township known as Nancy Island and Tower Island, lying opposite 2nd, 3rd, 4th and 5th Streets and lots 10 to 23, both inclusive, according to a plan registered in the registry office for the Registry Division of Simcoe as No. 525 and Lot 1 according to a plan registered in the said registry office as No. 1458, and designated as parts 1 and 2 on a plan and field notes of survey dated September 7, 1967, signed by A. de Graaf, Ontario Land Surveyor, of record in the Ministry of Natural Resources as Location D.P.W. 5 and of record in the Ministry of Government Services as No. 416-301L. O. Reg. 261/73, Sched. 3.

Schedule 4

FORT WILLIAM HISTORICAL PARK

All that parcel or tract of land in the Township of Neebing, now in the City of Thunder Bay, in the Province of Ontario and being composed of part of Lot 19 in Concession I north of the Kaministiquia River and part of the original road allowance in front of the said Lot 19 in the said township and which parcel or tract of land may be described as follows:

Premising that the bearings hereinafter mentioned are astronomical and are derived from the easterly limit of the said lot having a bearing of due north.

Beginning at a point in the said lot which may be located as follows:

Beginning at the northwesterly corner of the said lot; thence due south along the westerly limit of the said lot 1893.78 feet to the southerly limit of New Broadway Street; thence south 89° 06' 30" east along the said south limit 410.22 feet more or less to a line drawn parallel to the easterly limit of the said lot and 920.0 feet measured perpendicularly westerly therefrom; thence due south along the said parallel line 1555.25 feet; thence south 84° 14' west 80.41 feet to its intersection with a line drawn parallel to the said easterly limit of the said Lot 19 and distant 1000 feet measured perpendicularly westerly therefrom being the point of commencement; thence due south 1340.20 feet; thence south 30° 56' west 109.29 feet; thence south 55° 04' east 391.0 feet, more or less, to the high-water mark of the Kaministiquia River; thence in a general southerly, westerly, northwesterly and northerly direction following the said high-water mark to the intersection with a line drawn south 84° 14' west from the point of commencement; thence north 84° 14' east 115.0 feet, more or less, to the place of beginning. O. Reg. 261/73, Sched. 4.

2. Regulation 221 of Revised Regulations of Ontario, 1970 is revoked.

(5469)

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THE MILK ACT

O. Reg. 262/73.

Industrial Milk—Marketing.

Made—April 27th, 1973.

Filed—May 1st, 1973.

REGULATION MADE UNDER THE MILK ACT

1.—(1) Subsection 3 of section 13 of Regulation 593 of Revised Regulations of Ontario, 1970, as remade by subsection 3 of section 1 of Ontario Regulation 184/73, is revoked and the following substituted therefor:

(3) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 262/73, s. 1 (1).

(2) Subsection 3a of the said section 13, as remade by subsection 1 of section 1 of Ontario Regulation 270/72, is revoked and the following substituted therefor:

(3a) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price

of \$5.50 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 262/73, s. 1 (2).

- (3) Subsection 4a of the said section 13 as remade by subsection 5 of section 1 of Ontario Regulation 184/73, is revoked and the following substituted therefor:

(4a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.07 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 262/73, s. 1 (3).

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of April, 1973.

(5470)

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THE MILK ACT

O. Reg. 263/73.

Grade A Milk—Marketing.

Made—April 27th, 1973.

Filed—May 1st, 1973.

REGULATION MADE UNDER
THE MILK ACT

- 1.—(1) Subsection 5a of section 16 of Regulation 591 of Revised Regulations of Ontario, 1970, as remade by subsection 3 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(5a) All Class 4a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.30 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 263/73, s. 1 (1).

- (2) Subsection 5b of the said section 16, as remade by subsection 3 of section 1 of Ontario Regulation 444/72, is revoked and the following substituted therefor:

(5b) All Class 4b milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.50 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 263/73, s. 1 (2).

- (3) Subsection 6a of the said section 16, as remade by subsection 5 of section 1 of Ontario Regulation 183/73, is revoked and the following substituted therefor:

(6a) All Class 5a milk supplied to a processor shall be sold by the marketing board and bought by the processor for not less than a minimum price of \$5.07 per 100 pounds for milk testing 3.5 per cent milk-fat where the milk is delivered to the processor by tank truck. O. Reg. 263/73, s. 1 (3).

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
Chairman

H. PARKER
Secretary

Dated at Toronto, this 27th day of April, 1973.

(5471)

20

THE MINISTRY OF EDUCATION ACT

O. Reg. 264/73.

Permanent Teaching Certificates.

Made—April 12th, 1973.

Approved—April 25th, 1973.

Filed—May 1st, 1973.

REGULATION MADE UNDER
THE MINISTRY OF EDUCATION ACT

1. Clause b of subsection 1 of section 2 of Regulation 199 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(b) in the case of an applicant who was born outside of Canada, evidence that he is a Canadian citizen.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 12th day of April, 1973.

(5472)

20

THE FOREST FIRES PREVENTION ACT**O. Reg. 265/73.**

Restricted Fire Zone.

Made—May 1st, 1973.

Filed—May 2nd, 1973.

**REGULATION MADE UNDER
THE FOREST FIRES PREVENTION ACT****RESTRICTED FIRE ZONE**

1. The part of the White River Fire District described in Schedule "A" hereto is declared to be a restricted fire zone from the 1st day of May to the 31st day of October, both inclusive, in the year 1973.
O. Reg. 265/73, s. 1.

SCHEDULE "A"

In the geographic townships of Tp. 29, Range 23, Tp. 30, Range 23, Tp. 28, Range 24, Tp. 29, Range 24, Tp. 30, Range 24, Tp. 27, Range 25, Tp. 28, Range 25, Tp. 29, Range 25, Tp. 30, Range 25, Tp. 27, Range 26, Tp. 28, Range 26, and Tp. 29, Range 26, in the Territorial District of Algoma and described as follows:

Beginning at a point in the high-water mark on the westerly shore of Wawa Lake where the same is intersected by the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Ministry of Natural Resources at Toronto; thence in a general northerly and northeasterly direction following the high-water mark on the westerly and northwesterly shores of Wawa Lake to the most easterly extremity thereof; thence south astronomically to a point in the northerly limit of that part of the King's Highway known as No. 101; thence in a general northeasterly direction following that limit to the intersection with the high-water mark on the northerly shore of the waters connecting Bremmer Lake and Hawk Lake; thence easterly following that high-water mark to the confluence with the high-water mark on the westerly shore of Hawk Lake; thence in a general northeasterly direction following that high-water mark and the high-water mark on the westerly shore of McVeigh Creek to the intersection with the westerly limit of the right of way of the main line of the Algoma Central Railway; thence in a general northerly direction following that limit to the intersection with the high-water mark on the easterly shore of Philip Lake; thence in a general northerly direction following that high-water mark to its intersection with the southerly limit of the Goudreau-Magpie Road; thence in a general westerly direction following that limit to the intersection with the high-water mark on the westerly shore of the Magpie River; thence in a general southwesterly direction following that high-water mark to its intersection with the upstream face of a dam one mile and 35 chains, more or less, measured

northerly and perpendicularly from the southerly boundary of the geographic Township of Tp. 29, Range 25; thence southwesterly in a straight line three miles and 40 chains, more or less, to the confluence of the high-water mark on the northeasterly shore of Catfish Lake with the high-water mark on the easterly shore of Catfish Creek; thence in a southerly direction following the high-water mark on the easterly shore of Catfish Lake and Catfish Creek to its confluence with the high-water mark on the northerly shore of the Magpie River; thence southwesterly in a straight line to the confluence of the high-water mark on the westerly shore of Catfish Creek with the high-water mark on the northerly shore of the Magpie River; thence in a general westerly, southerly and southeasterly direction following the high-water mark on the northerly and westerly shores of the Magpie River to the intersection with the northerly limit of the right-of-way of the Algoma Central Railway; thence in a general southeasterly, easterly, northerly and northwesterly direction following that limit to the intersection with the production westerly of the northerly limit of Algoma Street as shown on a map of Wawa City signed by L. V. Rorke, Ontario Land Surveyor, dated June 4th, 1898 and of record in the Ministry of Natural Resources; thence easterly along that production and that northerly limit to the point of beginning. O. Reg. 265/73, s. 1, Sched.

LEO BERNIER

Minister of Natural Resources

Dated at Toronto, this 1st day of May, 1973.

(5475)

20

THE LOCAL ROADS BOARDS ACT**O. Reg. 266/73.**

Establishment of Local Roads Areas.

Made—April 30th, 1973.

Filed—May 3rd, 1973.

**ORDER MADE UNDER
THE LOCAL ROADS BOARDS ACT**

1. Schedule 22 to Regulation 571 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Schedule 22**DILL-SECORD LOCAL ROADS AREA**

All those portions of the townships of Dill, Secord and Tilton in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications plan N-1260-4, filed in the office of the Registrar of Regulations at Toronto as No. 1545. O. Reg. 266/73, s. 1.

2. Schedule 41 to Regulation 571 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 56/72, is revoked and the following substituted therefor:

Schedule 41

LONG LAKE LOCAL ROADS AREA

All those portions of the Township of Eden in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications plan N-1344-3, filed in the office of the Registrar of Regulations at Toronto as No. 1546. O. Reg. 266/73, s. 2.

3. Schedule 54 and 108 to Regulation 571 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

Schedule 54

ARMSTRONG LAKE LOCAL ROADS AREA

All that portion of the Township of Trill in the Territorial District of Sudbury shown outlined on Ministry of Transportation and Communications plan N-1348-2, filed in the office of the Registrar of Regulations at Toronto as No. 1547. O. Reg. 266/73, s. 3, *part*.

Schedule 108

SHERATON AND MACKLEM LOCAL ROADS AREA

All those portions of the Township of Sheraton in the Territorial District of Cochrane and all that portion of the Township of Timmins in the Territorial District of Timiskaming shown outlined on Ministry of Transportation and Communications

plan N-1366-1, filed in the office of the Registrar of Regulations at Toronto as No. 1548. O. Reg. 266/73, s. 3, *part*.

4. Schedule 192 to Regulation 571 of Revised Regulations of Ontario, 1970, as made by section 5 of Ontario Regulation 97/71, is revoked and the following substituted therefor:

Schedule 192

ROWELL LOCAL ROADS AREA

All those portions of the townships of Rowell and Ladysmith and that portion of unsurveyed territory lying north of the Township of Rowell in the Territorial District of Kenora shown outlined on Ministry of Transportation and Communications plan N-1055-2, filed in the office of the Registrar of Regulations at Toronto as No. 1549. O. Reg. 266/73, s. 4.

5. Regulation 571 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 215

DICKENS LOCAL ROADS AREA

All those portions of the Township of Dickens in the Territorial District of Nipissing shown outlined on Ministry of Transportation and Communications plan N-583-1, filed in the office of the Registrar of Regulations at Toronto as No. 1550. O. Reg. 266/73, s. 5.

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 30th day of April, 1973.

(5474)

20

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ONTARIO

NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
 9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
 Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title	Price
La société s'épanouit—Rapport de la Commission sur l'éducation postsecondaire en Ontario	\$2.50

The printing Services Branch has an extra
supply of

THE McRUER REPORT—INQUIRY INTO CIVIL RIGHTS

4 VOLUME SET—\$4.00

Mail orders for this set should be directed to:

PUBLICATIONS CENTRE,
9th Floor, Ferguson Block,
Queen's Park, Toronto, Ontario.
M7A 1N8

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
9th Floor, Ferguson Block, Queen's Park, Toronto 182, Ontario,
Telephone 965-2238



University of Toronto,
Library, Serials Dept.,
Toronto, Ont. M5S 1A5
E-202 11 May 1974

Vol. 106 - 21

TORONTO, SATURDAY, MAY 26th, 1973

The ONTARIO GAZETTE

Published by Authority

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Monday, May 14th, 1973.

10.45 o'clock p.m.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

"May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed a certain Bill to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent."

The Clerk Assistant then read the title of the Bill that had passed as follows:—

"The following is the title of the Bill to which Your Honour's Assent is prayed:

Bill 98, An Act to amend The Retail Sales Tax Act.

To this Act the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to this Bill."

His Honour was then pleased to retire.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly
of Ontario.

(5573)

21

The Ontario Highway Transport Board Act

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 18th day of July, 1973, at 10 a.m. (E.D.S.T.):

Thomas David Imeson, Esq., 07137-D
R.R. #1,
Staples, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3594, "For the carriage of bulk and bagged fertilizer and nitrogen, for and on behalf of:

- (1) Brockville Chemical Industries Limited from depots in Chatham, Maitland, Courtwright and Sarnia, Ontario to outlets of the Company at Essex, Tecumseh, Harrow, Belle River and Comber and such further outlets as the Company may establish; and
- (2) Settingrington Fertilizer Service Limited from depots in Sarnia, Courtwright, Hamilton and Chatham, Ontario to outlets of the Company at Leamington, Blytheswood and Romeney Township, Ontario and such further outlets as the Company may establish".

D. S. CHURCH,
Secretary.

(5556)

21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Monday, the 25th day of June, 1973, at 10 a.m. (E.D.S.T.):

TORONTO

PRINTED AND PUBLISHED BY THE QUEEN'S PRINTER AND PUBLISHER
Postage paid in cash at Third Class Rate, Permit No. C-67

Waddick Transport Limited,
R.R. #6,
Chatham, Ontario,

13697-R

applies for a Class 'C' public commercial vehicle operating licence,

"CLASS 'C' PRIVILEGES: From or to:

- (1) Chatham, Ontario; and
- (2) Points within that area in the Township of Chatham, bounded on the west by Highway No. 40, and on the north by the boundary between Concessions 4 and 5 of the said Township".

PROVIDED the above terms be deleted from Class 'C' public commercial vehicle operating licence No. 447, in the name of Charles Harris & Sons Transport Limited, of 1436 Plains Road West, Burlington, Ontario.

John Zack & Sons Limited,
R.R. #3,
Essex, Ontario,

23744

applies for a Class 'D' public commercial vehicle operating licence,

"(a) For the carriage of seed and grain and related products, for and on behalf of Cargill Grain Co. Ltd., located at 10050 Riverside Drive East, Windsor, to and from their customers in the Province of Ontario within a three hundred (300) mile radius from the said place of business.

(b) For the carriage of seed and grain and related products, for and on behalf of Green Giant of Canada Limited, located on Tecumseh Road East, in the Town of Tecumseh, to and from their customers in the Province of Ontario within a three hundred (300) mile radius from the said place of business".

Opposition on the above applications may be filed with the Board and served on the applicants up to and including the 20th day of June, 1973.

D. S. CHURCH,
Secretary.

(5557)

21

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Tuesday, the 26th day of June, 1973, at 10 a.m. (E.D.S.T.):

Beselaere Cartage & Fuels Ltd.
467 James Street,
Delhi, Ontario,

02851-G

applies for an extension to Class 'C' public commercial vehicle operating licence No. 554, by

deleting therefrom the following: "For conveyance of fertilizer for Brockville Chemical Industries Limited, from its plants at Toronto and Welland to licensee's warehouse at Delhi for stock held by licensee on consignment as a fertilizer agent for Brockville Chemical Industries Limited", and substituting therefor the following: "For conveyance of fertilizer for Brockville Chemical Industries Limited, from its plants at Toronto, Welland, Chatham, Elmira, Maitland, and Port Robinson to the licensee's warehouse at Delhi for stock held by licensee on consignment as a fertilizer agent for Brockville Chemical Industries Limited".

Also applies for an extension to Class 'T' privileges on Class 'C' public commercial vehicle operating licence No. 554 as follows: "For the carriage of liquid Pro-Sil for and on behalf of Brockville Chemical Industries Limited, from Chatham, Ontario, to its customers located in the Counties of Oxford, Brant, Norfolk, Haldimand and the Regional Municipality of Niagara".

Opposition on the above application may be filed with the Board and served on the applicant up to and including the 20th day of June, 1973.

D. S. CHURCH,
Secretary.

(5558)

21

The following application for a certificate under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at the County Court House, 245 Windsor Avenue, Windsor, Ontario, on Wednesday, the 27th day of June, 1973, at 10 a.m. (E.D.S.T.):

**Habkirk Transit Service
Limited,**
100 Main Street,
Seaforth, Ontario,

14418-K

applies for an extension to public vehicle operating licence No. 2058, by the deletion of the following restriction wherever it appears: "Provided there be no charter trips originating at Windsor".

Opposition may be filed with the Board and served on the applicant up to and including the 20th day of June, 1973.

D. S. CHURCH,
Secretary.

(5559)

21

The following application for a certificate under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 19th day of July, 1973, at 10 a.m. (E.D.S.T.):

Clifton Lloyd Robinson, Esq., 00923-G
o/a Robinson Transport &
Warehousing,
R.R. #2, Harrow, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 2232,

"(1) For the carriage of goods, for and on behalf of Maple Leaf Mills Limited and D. C. A. Food Industries Limited from Harrow from the warehouse of Robinson Transport & Warehousing to customers south of Owen Sound, west of 27 Highway, with no delivery in Metropolitan Toronto, and to include all of the Niagara Peninsula.

(2) For the carriage of goods, for and on behalf of Joe Lowe Corp. Ltd.,

(a) from Harrow from the warehouse of Robinson Transport & Warehousing to customers south of Owen Sound, west of 27 Highway, and to include all of the Niagara Peninsula; and

(b) from its installation in Harrow to its installation in Metropolitan Toronto".

D. S. CHURCH,
Secretary.

(5560) 21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 24th day of July, 1973, at 10 a.m. (E.D.S.T.):

Lloyd Clark Holliday, Esq., 03892-J
1108 Highland Road,
North Bay, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3586 as follows:

"(a) Delete the figure '100' and substitute '500', so that as amended the operating licence will read, 'For the carriage of shipments not exceeding 500 pounds in weight from one consignor to one consignee at any one time between North Bay and Huntsville and intermediate points'.

Also applies 'for the carriage of shipments not exceeding 500 pounds in weight from one consignor to one consignee at any one time.

(1) Between North Bay and Welk's Service Station, being a point approximately 15 miles east of Mattawa and intermediate points;

(2) between North Bay and points west of Highway No. 17 on the Calvin, Rutherglen, Bonfield and Corbeil Township Roads via King's Highway No. 94 including Callander".

Peak Movers Limited, 22146-C
734 Balboa Drive,
Mississauga, Ontario,

applies for the transfer of shares as follows:

300 common shares from Peter Peek, to G.G.F. Investments Limited, Montreal, Quebec.

Ronald Garfield Spurrell, Esq., 23686
239-11th Avenue,
Hanover, Ontario,

applies for the transfer of Class 'D' public commercial vehicle operating licence No. 629, now in the name of William Archie Hunter, of 522-7th Street, Hanover, Ontario.

Taylor Trucking (Belton) Limited, 11271-H
R.R. #3, St. Marys, Ontario,

applies for the transfer of shares as follows:

251 common shares from Homer Taylor, to Ronald Craig, R.R. #3, St. Marys, Ontario;

250 common shares from Homer Taylor, to Lloyd Annett, R.R. #3, St. Marys, Ontario;

1 common share from Olive Taylor, to Lloyd Annett, R.R. #3, St. Marys, Ontario;

1 common share from Weir Taylor, to Lloyd Annett, R.R. #3, St. Marys, Ontario.

Muir's Cartage Limited, 20735-C
8 Golden Gate Court,
Scarborough, Ontario,

applies for an amendment to Class 'A' public commercial vehicle operating licence No. 689, by deleting therefrom the following: "For the carriage of electric motors and parts thereof for and on behalf of Canadian Asea Electric Limited to or from its installations in the Town of Mississauga.

PROVIDED the licensee be restricted to the use of straight truck equipment", and substituting therefor, "For the transportation of goods for and on behalf of Asea Limited, to or from its installations in the Town of Mississauga and the City of Sudbury".

Also applies, "For the transportation of goods,

(1) for and on behalf of Beckett Elevator Limited from its installation in the City of Toronto and for the return of damaged or rejected goods.

PROVIDED the licensee be restricted to the use of commercial motor vehicles each equipped with tail-gate loaders and each having a registered gross vehicle weight not in excess of 32,000 pounds; and

- (2) for and on behalf of Kawneer Company Limited from its installation in the Borough of Scarborough and for the return of damaged or rejected goods.

PROVIDED the licensee be restricted to the use of commercial motor vehicles each with a registered gross vehicle weight not in excess of 32,000 pounds;

- (3) for and on behalf of Pitney-Bowes of Canada Limited, from its installations in the Municipality of Metropolitan Toronto and the Town of Mississauga to points within a radius of 100 miles of the City Hall of the City of Toronto and for the return of damaged, rejected or trade-in goods.

PROVIDED the licensee be restricted to the use of commercial motor vehicles each equipped with tail-gate loaders and each having a registered gross vehicle weight not in excess of 32,000 pounds".

Steel Haulers (1973) Limited, 23567-A
7215 Torbram Road,
Mississauga, Ontario,

applies for a Class 'A' public commercial vehicle operating licence, "For the carriage of goods between:

- (a) The Municipality of Metropolitan Toronto;
- (b) the Towns of Port Credit, Streetsville and Mississauga;
- (c) that portion of the Town of Vaughan bounded on the west by King's Highway No. 400, on the north by Sherwood Road (also known as Carrville Road), on the south by Steeles Avenue West and on the east by Dufferin Street, running south from Langstaff Road to Steeles Avenue West; and
- (d) that portion of the Town of Markham lying on and south of Carrville Road (also known as 16th Avenue) and on the west of Kennedy Road.

PROVIDED that:

- (i) this authority shall not enable the licensee to operate tank trucks, tank trailers, or other equipment which has been specially designed and constructed for the movement of commodities in bulk, unless previously authorized;
- (ii) there be no movement to or from Brampton, the Toronto International Airport, Oakville and Richmond Hill, unless previously authorized;
- (iii) there be no movement of goods to or from the installations of Domtar Construction Materials Limited, at Cooksville and Cheltenham, unless previously authorized".

Roger Leslie Freeborn, Esq., 23691
323 Queensdale Avenue East,
Hamilton, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the hauling of foundry sands such as Bentonite, Meltzola, etc., to all parts of Ontario from installations of Hamilton Facing Mill, Hamilton, Ontario. Also for the return of unused or waste materials, from the customers to Hamilton Facing Mill".

Clarke T. Rollins Limited, 06922-B
R.R. #1, Bancroft, Ontario,

applies for a Class 'T' public commercial vehicle operating licence, "For the carriage of petroleum products, for and on behalf of Shell Canada Limited, from the City of Belleville, a place known as Dale, in the Township of Hope and a place known as Cannifton, in the Township of Thurlow, to points within a fifty-mile radius of the Village of Bancroft".

These are the terms of Class 'T' public commercial vehicle operating licence No. 45, now in the name of Clarke T. Rollins Limited, of R.R. #1, Bancroft, Ontario.

Cannet Freight Cartage Limited, 23681
205 Doney Crescent,
Concord, Ontario,

applies for a Class 'A' public commercial vehicle operating licence, "For the carriage of goods between Metropolitan Toronto and points in the Towns of Mississauga, Streetsville, Port Credit and that portion of the Township of Vaughan bounded on the west by King's Highway No. 400 and on the north by Sherwood Road (also known as Carrville Road), and on the east by Keele Street, running south to Langstaff Road and by Dufferin Street running south from Langstaff Road.

PROVIDED that there be no movement:

- (1) to or from the Toronto International Airport (Malton);
- (2) to or from Brampton, Richmond Hill or Oakville;
- (3) in tank-trucks, tank-trailers, or other equipment especially designed or constructed for the movement of commodities in bulk;
- (4) of any shipment exceeding 3,000 pounds in weight from the installations of Domtar Construction Materials Ltd., or Canada Brick Division of Martin-Marietta (Canada) Ltd., in the Town of Mississauga or in the Townships of Chinguacousy or Vaughan".

PROVIDED that the above terms be deleted from Class 'A' public commercial vehicle operating licence No. 680, in the name of Victor Oscar Lewis, 15 Trent Avenue, Toronto 13, Ontario.

D. S. CHURCH,
Secretary.

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 25th day of July, 1973, at 10 a.m. (E.D.S.T.):

**Messrs. John Arthur and
James D'Angelis,** 23647
7920 Hurontario Street, R.R. #6,
Mississauga, Ontario,

apply for a Class 'D' public commercial vehicle operating licence, "For express parcel delivery service from Mississauga, including Port Credit and Streetsville, to Brampton, Bramalea, Oakville, Toronto International Airport, and Metropolitan Toronto, odd shipments to Hamilton, Welland, Brantford, London, Kitchener, Barrie and Oshawa".

Westwood Air Freight Limited, 23662
P.O. Box 132, Air Cargo Building,
Toronto International Airport,
Malton, Ontario,

applies for a Class 'A' public commercial vehicle operating licence, "For the carriage of goods, where such goods have a prior or subsequent movement, by air, between Toronto International Airport (Malton) on the one hand and The Municipality of Metropolitan Toronto on the other hand; and

PROVIDED that the licensee be restricted to the use of commercial motor vehicles only; and

PROVIDED FURTHER that for the purposes of this application, Metropolitan Toronto shall be deemed to include all points in the Towns of Mississauga, Port Credit and Streetsville; and

- (1) all points in the Town of Vaughan and that area bounded on the west by King's Highway No. 400 and bounded on the north by Sherwood Road (also known as Carrville Road) and bounded on the south by Steeles Avenue West and bounded on the east by Keele Street running south to Langstaffe Road and also bounded on the east by Dufferin Street running south from Langstaffe Road to Steeles Avenue West; and
- (2) all points in that part of the Town of Markham in the Regional Municipality of York bounded:
 - (i) on the north by the southerly boundary of the Town of Richmond Hill and the Carrville Road (also known as 16th Avenue) running east from the easterly boundary of the Town of Richmond Hill;
 - (ii) on the east by Kennedy Road;
 - (iii) on the south by Steeles Avenue; and

- (iv) on the west by Highway No. 11 (Yonge Street) and the easterly boundary of the Town of Richmond Hill".

Laverne Leo Mackey, Esq., 23677
Perry Street, Box 582,
Cardinal, Ontario,

applies for the transfer of Class 'FS' public commercial vehicle operating licence No. 861, now in the name of Kenneth Drummond, of R.R. #4, Smith Falls, Ontario.

Lloyd T. McDaniel, Esq., 11929-G
R.R. #9, Dunnville, Ontario,

applies for the transfer of Class 'F' public commercial vehicle operating licence No. 12599, now in the name of Henry Nuxoll, of Dunnville, Ontario.

William Charles Steadman, Esq., 23518-A
70 Machell Avenue,
Aurora, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of parcels, goods or merchandise, for and on behalf of the following manufacturers and distributors, all located in the City of Orillia, from their respective installations in:

- (1) Orillia to points in Gravenhurst, Midland, Washago, Penetang, Coldwater, Sebright, Brechin, Beaverton, Barrie, Peterborough, Elmvale and Wasaga Beach;
- (2) Metropolitan Toronto, Parry Sound and Peterborough; and from Metropolitan Toronto, Parry Sound and Peterborough to their respective installations in the City of Orillia:
 - (a) F. W. Woolworth Company Limited,
 - (b) The Borden Company Limited,
 - (c) Norman Foster Refrigeration & Appliances Limited,
 - (d) Ken Campbell Furniture and Appliances—sole proprietor Ken Campbell,
 - (e) Firestone Stores—a division of Firestone Tire & Rubber Company of Canada Limited,
 - (f) Karl's TV—sole proprietor Karl Schenk, and
 - (g) Zeller's Limited";

23518-B

also applies for a Class 'H' public commercial vehicle operating licence, "For the carriage of uncrated used household, office and store furniture, from the City of Orillia to points in Ontario; and from points in Ontario to the City of Orillia".

Donald Edward Scruton, Esq., 23658
212 Pugh's Terrace,
Clinton, Ontario,

applies for the transfer of public vehicle (school bus) operating licence No. 4946, now in the name of John Scruton, of 218 Huron Street, Clinton, Ontario.

Regional Cartage Ltd., 23554
1100 King Street West,
Toronto, Ontario,

applies for the transfer of Class 'A' public commercial vehicle operating licence No. A-T-682, now in the name of Leigh Sprague, of 103 Elgin Street North, Cambridge, Ontario.

James Edward O'Connell, Esq., 23671
R.R. #1, Wilsonville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of:

- (1) Adams Furniture Company Limited, Brantford; and
- (2) F. W. Woolworth Co. Limited, Brantford, from their respective installations in the City of Brantford to their respective customers in the Counties of Brant, Norfolk, Wentworth, Haldimand, Oxford and Waterloo and for the return of rejected, damaged or used goods to their respective premises in the City of Brantford".

D. S. CHURCH,
Secretary.

(5562) 21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 26th day of July, 1973, at 10 a.m. (E.D.S.T.):

Emilio Campea, Esq., 09484-B
4060 Fourth Line,
Oakville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "To haul asphalt mixes from Nelson Crushed Stone, Burlington, Ontario, County of Halton (subsidiary of King Paving Materials Ltd.) to Flintkote Co. of Canada Ltd., Paris, Ontario, County of Brant, and hauling crushed stone from Flintkote Co., County of Brant, to Nelson Crushed Stone, County of Halton".

Hubert Chesley Peddle, Esq., 21928-A
o/a Herb's Delivery,
3171 Kingston Road,
Scarborough, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3239, "For the carriage of stereo records and tapes, for and on behalf of Roblan Distributors, owned and operated by Sam Sniderman, (Sam the Record Man), from its warehouse at 110 Bond Street, Metropolitan Toronto, to its stores located respectively in the Town of Mississauga and at a place known as Bramalea, in the Township of Chinguacousy, and for the return of unsold records and tapes, to the aforesaid warehouse in Metropolitan Toronto".

Durham Ready Mix Limited, 23009-A
Durham, Ontario,

applies for the transfer of shares as follows:

- 1200 common shares from A. C. Payne to Seeley and Arnill Construction Limited, Dundalk, Ontario;
- 1 common share from A. C. Payne to W. D. Arnill, Dundalk, Ontario;
- 1 common share from A. C. Payne to W. C. McBride, Markdale, Ontario;
- 1 common share from A. C. Payne to Mrs. Delmar Arnill, Dundalk, Ontario.

Claude O. Poirier, Esq., 23698
5 Deviault, Hull, Quebec,

applies for an extra-provincial operating licence, "For the transportation of fresh and frozen meat products, by refrigerated equipment, for the account of Canada Packers Ltd., at their installations in Hull, Province of Quebec, and return with damaged or rejected goods only:

- (1) from the Ontario-Quebec border (ports of entry: Hull and Hawkesbury) to points of destination located between Ottawa and Hawkesbury, via Route 17, which are the following: Orleans, Cumberland, Rockland, Clarence, Wendover, Plantagenet, Alfred, L'Orignal, Chute-a-Blondeau, Bourget, Navan, Sarsfield, Embrun, Casselman, Dalkeith, St-Isidore de Prescott;
- (2) from the Ontario-Quebec border (port of entry: Hull) to points of destination which are intermediate points between Ottawa and Arnpprior, and also secondary roads which serve Dunrobin and Fitzroy Harbour;
- (3) from the Ontario-Quebec border (port of entry: Hull) to Richmond, Ontario, via Route 10;
- (4) from the Ontario-Quebec border (ports of entry: Hull) to points located between Ottawa and Kemptville, via Route 16;

- (5) from the Ontario-Quebec border (port of entry: Hull) to points located between Ottawa and Morrisburg, via Route 31;
- (6) from the Ontario-Quebec border (port of entry: Hull) to points between Ottawa and Alexandria along route 43 and 16, and also to points north of Route 43 between Ottawa and Alexandria;
- (7) Hull to the Ontario-Quebec border (port of entry: Hawkesbury) to points between Alexandria and Hawkesbury, and all intermediate points along Route 34".

D. S. CHURCH,
Secretary.

(5563) 21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Friday, the 27th day of July, 1973, at 10 a.m. (E.D.S.T.):

Hutton Transport Limited, 01313-A15
R.R. #1, Lakeside, Ontario,

applies for an extension to Class 'T' privileges on Class 'C' public commercial vehicle operating licence No. 1215 as follows:

"1. Delete the following:

- (i) '(a) For the carriage of silica flour in bulk, for and on behalf of the Indusmin Limited, from the premises of the said Corporation in the Township of Whitby; to points in Ontario lying south and west of King's Highway No. 8, between Goderich and Hamilton and King's Highway No. 6 between Hamilton and Port Dover.

PROVIDED that in any licence issued pursuant to the portion of the certificate referring to silica flour, the licensee shall be restricted in the operations to that portion of south-western Ontario lying west of that portion of King's Highway No. 8 between Goderich and Hamilton, King's Highway No. 6 between Hamilton and Port Dover, including the places aforesaid and any place between them on said King's Highway Nos. 8 and 6';

- (ii) '(a) silica flour, for and on behalf of Indusmin Limited from the premises of the said Corporation at the Township of Whitby or the Town of Midland to places in Ontario lying on, south and west of King's Highway No. 8 between Goderich and Hamilton and King's Highway No. 6 between Hamilton and Port Dover';

- (iii) '(e) silica flour, for and on behalf of Canadian Johns-Manville Co. Ltd., to its installation at Port Union from Midland or Whitby'.

2. Substitute therefor the following:

'For the carriage of dry bulk material produced by Indusmin Limited in tank vehicles' "

Wiles Transport Company 22405-D
Limited,
396 West Street South,
Orillia, Ontario,

applies for an amendment to Class 'T' privileges on Class 'D' public commercial vehicle operating licence No. 3118 in the following terms:

- "1. Delete present provisions authorizing service for and on behalf of Indusmin Limited; and
2. substitute therefor the following; 'For the carriage of dry bulk material produced by Indusmin Limited in tank vehicles' "

Miller Delivery Service 22057-C
Limited,
70 Kelly Street, .
Hamilton, Ontario,

applies for an extension to Class 'A' public commercial vehicle operating licence No. 461 as follows:

"CLASS 'D' PRIVILEGES:

- (1) For the carriage of goods, for and on behalf of Morgan Sanitation Supplies Limited, from the installations of the applicant at Hamilton, Ontario to customers located in the Counties of Halton, Wentworth, Brant, Haldimand and the Regional Municipality of Niagara, and return of damaged or rejected shipments.
- (2) For the carriage of goods, for and on behalf of Gestetner of Canada Limited, from its installations at the City of Hamilton to its customers located in the Counties of Halton, Wentworth, Brant, Haldimand and the Regional Municipality of Niagara, and return of damaged or rejected shipments.

PROVIDED the licensee be restricted to the use of straight trucks with a gross weight not exceeding 12,000 pounds".

Mathieu Cartage Limited, 20983-C
174 Main Street,
Kirkland Lake, Ontario,

applies for a Class 'K' public commercial vehicle operating licence, "To carry heavy duty machinery, boilers, transformers and similar equipment that require special loading devices and cannot be carried on a standard truck, trailer or semi-trailer to and from points within a 150-mile radius of Kirkland Lake".

Gerrit H. Aaltink, Esq.,
140 Airport Road West,
Mount Hope, Ontario,

22158-B

applies for a public vehicle operating licence, "To supply efficient ground transportation to passengers and their baggage, to and from Hamilton Civic Airport, we request premission to operate under a public vehicle licence, within a radius of sixty miles from this Airport at Mount Hope, located in the Township of Glanford, in the County of Wentworth, with vehicles, holding not more than 12 passengers excluding the driver".

D. S. CHURCH,
Secretary.

(5564)

21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Monday, the 30th day of July, 1973, at 10 a.m. (E.D.S.T.):

Lorne T. Sawyer, Esq.,
R.R. #1, Palmer Rapids, Ontario,

23162-A

applies for a public vehicle operating licence, "For the carriage of passengers between the Village of Eganville and the Town of Pembroke both in the County of Renfrew, via Highways Nos. 60 and 41. This service to leave Eganville for Pembroke at 9.00 a.m. on Tuesdays and Thursdays only. Return journey to leave Pembroke at 12.30 p.m. on the above days".

Robert John Thorndyke, Esq.,
372 Centre Street,
Oshawa, Ontario,

17955-G

applies for an extension to Class 'D' public commercial vehicle operating licence No. 3012 as follows:

- "1. Delete the present provisions of Class 'D' public commercial vehicle operating licence No. 3012.
2. Substitute therefor the following: 'For the carriage of goods having an immediately prior or subsequent movement by air, between Toronto International Airport on the one hand, and all points on or within one and a half miles on either side of:

- (i) Highway 401 between the easterly limit of Metropolitan Toronto and the City of Belleville;
- (ii) Highway 2 between the easterly limit of Metropolitan Toronto and the City of Belleville;

(iii) Highway 33 between and including the Village of Batawa and the Town of Picton;

(iv) Highway 14 between the City of Belleville and the Town of Picton, on the other hand.

PROVIDED the routes described in subparagraphs (i), (ii), (iii) and (iv) above shall be deemed to include all urban municipalities and urban zone thereof through which the said routes pass excepting Metropolitan Toronto.

PROVIDED FURTHER that the licensee shall be restricted from the movement of goods between points in The Municipality of Metropolitan Toronto and the Toronto International Airport'".

**Roger Bordeleau and
Jean Guy Bordeleau,**
o/a Bordeleau and Frere,
17-9th Avenue East,
La Sarre, Abitibi, Quebec,

19282-B

apply for an extra-provincial operating licence, "For the transportation of wood cuttings, by specially equipped units, from La Sarre, Quebec, to the Ontario-Quebec border (ports of entry: Madison and Kirkland Lake) with destination Iroquois Falls, Ontario.

RESTRICTIONS: While performing the above transportation, the applicants will have to utilize the shippers' trailers, which will be duly registered with The Ontario Department of Transport".

**Donald William Murray
Movers Limited,**
268 Plymouth Road,
Welland, Ontario,

18866-O

applies for an extension to Class 'D' public commercial vehicle operating licence No. 1877, "For the carriage of goods, for and on behalf of C. E. Refractories Division of R & I Ramtite (Canada) Limited, to and from their installation in the City of Welland, to and from points in the Province of Ontario".

D. S. CHURCH,
Secretary.

(5565)

21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 31st day of July, 1973, at 10 a.m. (E.D.S.T.):

Ian Childerhose, Esq.,
R.R. #3, Cobden, Ontario,

18032-F

applies for an extension to extra-provincial operating licence No. X-373,

“(a) For the carriage of lumber, for and on behalf of Bromley Lumber Limited from its installation at the Township of Alice, in the County of Renfrew to the Ontario-Quebec border at or near Ottawa, Hawkesbury, Pointe Fortune and Riviere Beaudette, for furtherance to points in the Province of Quebec.

(b) For extension of time allowed for the filing of a complementary authority issued by the Transportation Board of the Province of Quebec.

(c) For the amendment to extra-provincial operating licence No. X-373 by deleting the name, ‘H. Miller & Son Limited’, and substituting therefor the name, ‘Ottawa Valley Grain Products Limited’”;

18032-G

also applies for an extension to Class ‘D’ public commercial vehicle operating licence No. 2549, “For the carriage of lumber, for and on behalf of Bromley Lumber Limited, to or from its installation at the Township of Alice, in the County of Renfrew, from and to points in the Province of Ontario”.

**Frances Edna Laight and
Terry Laight,**
203 Christopher Drive,
Cambridge, Ontario,

23693

apply for the transfer of public vehicle operating licence No. 383, now in the name of E. Gateman & Sons Limited, of 485-6th Avenue, Hanover, Ontario.

Harold M. McIndless, Esq.,
8 Hillheights Road, Apt. 104,
Toronto 18, Ontario,

23690

applies for a Class ‘D’ public commercial vehicle operating licence, “For the carriage of machinery parts, for and on behalf of Crothers Ltd., from its installations in the Borough of East York, to its customers in the Province of Ontario, and for the return of damaged or replaced parts to its borough of East York”.

D. S. CHURCH,
Secretary.

(5566)

21

**Neptune World Wide Moving
Inc.,**
55 Weyman Avenue,
New Rochelle, New York, U.S.A.

01477

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The*

Ontario Highway Transport Board Act, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-606 was issued, and has fixed Friday, the 20th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5567)

21

The following applications for certificates under *The Public Vehicles Act*, R.S.O. 1970, Chapter 392, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Mrs. Shirley Joan Errington,
Eagle River, Ontario,

23743

applies for a public vehicle (school bus) operating licence, “For the carriage of pupils, for and on behalf of The Dryden Board of Education:

- (1) between Eagle Lake Indian Reserve in the Township of Aubrey and Eagle River at Lot 22, Concession 6 of Aubrey via Secondary Road;
- (2) between Lot 3, Concession 5 in the Township of Sanford, Lot 10, Concession 6 in the Township of Aubrey and Eagle River Public School at Eagle River in the Township of Aubrey via a route that traverses sections of Sanford Township Concession Road Nos. 1, 2, 5, Sanford Side Road Nos. 3, 8, Ethinger Side Road No. 10, Aubrey Concession Road Nos. 6, Side Road Nos. 10, 14, Highway Nos. 17 and 594; and
- (3) between Lot 7, Concession 3 in the Township of Mutrie, Vermilion Bay Public School at Vermilion Bay and Eagle River Public School at Eagle River via a route that traverses sections of Mutrie Concession Road No. 2, Mutrie Side Road Nos. 4, 7, Highway Nos. 17, 594 and Sanford Township Side Road No. 10.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdiction of The Dryden Board of Education”.

Robert Bruce Reid, Esq.,
R.R. #3, Madoc, Ontario,

20461-A

applies for an extension to public vehicle (school bus) operating licence No. 6172, “For the carriage of pupils, for and on behalf of The Hastings County Board of Education:

- (1) between a place known as Moores Corner in the Township of Elzevir, Actinolite, Hawkins Bay and the High School at Madoc via a route that traverses sections of Queensborough Road, Highway Nos. 7, 37 and Hawkins Bay Road;
- (2) to and from the Public School at Actinolite via a route that traverses sections of Black River Road, Queensborough Road, French Settlement Road, Highway Nos. 7 and 37 all in the Township of Elzevir and Grimsthorpe.

PROVIDED that charter privileges shall apply to educational trips for pupils only.

PROVIDED FURTHER that the current terms of public vehicle (school bus) operating licence No. 6172 be cancelled".

John Byron Johnson, Esq., 23666
R.R. #3, Thessalon, Ontario,

applies for a public vehicle (school bus) operating licence, "For the carriage of pupils, for and on behalf of the Central Algoma Board of Education between Thessalon and a point in the Township of Gould, 30 miles north of Thessalon via Highway No. 129.

PROVIDED that charter privileges apply only to educational trips for pupils of those schools within the jurisdiction of the Central Algoma Board of Education".

D. S. CHURCH,
Secretary.

(5568) 21

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Brink's Incorporated, 23727
234 East 24th Street,
Chicago, Illinois,

applies for an extra-provincial operating licence, "For the carriage of precious metals, coin and other items of unusual value by shipment by armored truck or armored tractor/trailer combination from United States of America from the international border:

- (1) at Niagara Falls to Metropolitan Toronto;
- (2) at Lansdowne on the St. Lawrence River to Ottawa; and
- (3) or to the Ontario-Quebec boundary at Riviere Beaudette for furtherance to points in the Province of Quebec".

Melvin George Tindall, Esq., 23344-B
R.R. #1, Uxbridge, Ontario,

applies for a Class 'FS' public commercial vehicle operating licence, "For the conveyance of livestock, feed, seed, fertilizer and farm supplies to and from farms within a 10-mile radius of Sanford.

CLASS 'F' PRIVILEGE—For conveyance of livestock from and to Sanford and radius of ten miles to Toronto.

EXTENSION GRANTED—For the carriage of livestock:

- (a) from points within a 10-mile radius of a place known as Sandford, in the Township of Scott to fairs and livestock sales; and
- (b) from fairs and livestock sales to points within a 10-mile radius of a place known as Sandford, in the Township of Scott or points intermediate to such fairs and livestock sales and a place known as Sandford, in the Township of Scott.

These are the terms of Class 'FS' public commercial vehicle operating licence No. 387 in the name of Murray Tindall, Sandford, Ontario, deceased.

Harold George Keenan, Esq., 23363-A
5 Kemp Drive,
Ottawa, Ontario,

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk and cream from the premises of the following producers to the Borden Company Limited at Ottawa, for and on behalf of The Ontario Milk Marketing Board or to such other points as The Ontario Milk Marketing Board may direct:

Harold Bradley, Lot 7W, Con. 3;
Emerson Woodburn and Douglas Woodburn, Lot 21, Con. 2;
J. Douglas Woodburn, Lot 22, Con. 3;
Joseph O'Donnell and John O'Donnell, W. ½ Lot 18, Con. 3;
Tom W. Keenan, Lot 26, Con. 20 F;
Perrodale Farms Limited, Lot 5, Con. 4;

all of the Township of Gloucester".

Hilton John Frederick Palmer, Esq., 23714
R.R. #1, Peterborough, Ontario,

applies for an amendment to public vehicle operating licence No. 1373, delete the words "via Ennismore and Bridgenorth" and substitute therefor the words "via Lakehurst to Oak Orchard via Harvey Township Main Road then on Peterborough County Road No. 16 to easterly limits of Ennismore Village with discharge in Peterboro and vice versa. Restricted from pick-up or discharge on all remaining portion of Road between Ennismore Limits and Peterborough".

J. Logan Kerr Limited,
189 Preston Street,
Timmins, Ontario,

17475-G

applies for an extension of time on extra-provincial operating licence No. 1148, to file complementary authorities from the Boards and/or Commission of Manitoba, Saskatchewan, Alberta, British Columbia, the Northwest and Yukon Territories, Quebec, New Brunswick, Nova Scotia and Newfoundland from April 15th, 1973.

Arnold H. Dube, Esq.,
24 Smith Street,
Welland, Ontario,

23597

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of The Evening Tribune newspapers, for and on behalf of A. S. Topp publisher from Welland via East Main Street to Darby Road and travels through Cook's Mills, then along Netherby Road to New Germany and Stevensville, dropping off bundles along the way. Then on to Fort Erie by way of the Garrison Road and Crescent Park area, then on to Ridgeway and Crystal Beach, dropping bundles in and around that area for dealers and carriers, before proceeding to Point Abine Road and Sherkston and finishes up in Gasline along the No. 3 Highway. Then returns to Welland via Highway No. 140".

Wood's Trucking Company Limited,
50 Church Street,
Weston, Ontario,

04017-O

applies for an amendment to Class 'A' public commercial vehicle operating licence No. 485 delete the words "Cooper Widman Limited" wherever the same appears and substitute therefor the words "Northwood Building Materials, a division of Northwood Mills Ltd".

Charles Edward Peters, Esq.,
Box 13, Ashton, Ontario,

23730

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of newspapers, for and on behalf of The Ottawa Citizen and The Ottawa Journal, from Ottawa, west on Highway No. 17 to Renfrew with drop points between Ottawa and Renfrew".

John Segave, Esq.,
P.O. Box 234,
Leamington, Ontario,

01503-D

applies for an extra-provincial operating licence, "For the carriage of fresh fruits and vegetables (excluding frozen and/or canned fruits and vegetables) and empty containers, for and on behalf of Sun Parlour Greenhouse Growers Co-operative Limited, Leamington, from the County of Essex to:

- (1) the Ontario-Quebec border at or near Judge, Virginiatown, Ottawa, Hawkesbury, Pointe

Fortune, and Riviere Beaudette, for furtherance to points in the Province of Quebec, as authorized, and by shipment from points in the Province of Quebec, as authorized, from the Ontario-Quebec border at or near the said border crossing points in the County of Essex;

- (2) the international boundary at the Detroit and St. Clair Rivers, for furtherance in transit through the United States of America, as authorized, to the international boundary at the St. Mary's River for furtherance to points in the Province of Ontario, and by shipment from points in the Province of Ontario from the international boundary at the St. Mary's River, for furtherance in transit through the United States of America, as authorized, from the international boundary, at the Detroit and St. Clair Rivers to points in the County of Essex;
- (3) the international boundary at the St. Clair, Detroit, Niagara and St. Lawrence Rivers, for furtherance to points in the United States of America, as authorized; and by shipment from points in the United States of America, as authorized, from the international boundary at the St. Clair, Detroit, Niagara and St. Lawrence Rivers to points in the County of Essex.

PROVIDED that any conviction of the licensee under the provisions of *The Public Commercial Vehicles Act*, the *Motor Vehicle Transport Act*, or *The Highway Traffic Act* shall lead to an immediate review of the certificates leading to the issuance of any operating licences held in the name of the licensee, and upon hearing of the said review, it shall be necessary for the licensee to show cause why all the said certificates issued pursuant to *The Public Commercial Vehicles Act* and the *Motor Vehicle Transport Act* should not be suspend or revoked by reasons of operations contrary to the public interest.

PROVIDED that this authority be operated only in conjunction with the following:

- (1) the correspondence of the Interstate Commerce Commission of the United States of America dated October 21st, 1963;
- (2) the complementary authority of the Quebec Transportation Board dated March 22nd, 1965.

been filed with this Board".

These are the terms of extra-provincial operating licence No. 1052 in the name of John Segave, P.O. Box 234, Leamington, Ontario, not renewed for 1972.

01503-E

and also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of

fresh fruit and vegetables, to and from warehouses and distributors in the Counties of Essex and Kent, to points in the Province of Ontario.

EXTENSION GRANTED—

For hauling trailers licenced jointly under *The Highway Traffic Act* and *The Public Commercial Vehicles Act* in the name of John Segave of Leamington and Pollard Bros. Company Limited of Harrow when the said trailers are empty or loaded with liquid calcium chloride from or to Amherstburg, Owen Sound, Port Stanley, Metropolitan Toronto, Little Current and Parry Sound".

These are the terms of Class 'D' public commercial vehicle operating licence No. 1258 in the name of John Segave, R.R. #3, Wheatley, Ontario, not renewed for 1972.

Lawrence C. Boynton, Esq., **02622-D**
Gormley, Ontario,

applies for an amendment to Class 'F' privilege annexed to Class 'FS' public commercial vehicle operating licence No. 555 delete the words "the Ontario Hog Producers Marketing Board" wherever the same appear and substitute therefor the words "The Ontario Pork Producers' Marketing Board".

Harvey Peart, Esq., **09730-A**
R.R. #1, Guelph, Ontario,

applies for an amendment to Class 'F' privileges annexed to Class 'FS' public commercial vehicle operating licence No. 23 delete the words "the Ontario Hog Producer's Co-operative" wherever the same appear and substitute therefor the words "The Ontario Pork Producers' Marketing Board".

Lawrence Howie, Esq., **09087-C**
R.R. #1, Napanee, Ontario,

applies for a Class 'E' public commercial vehicle operating licence, "For the carriage of milk, for

and on behalf of The Ontario Milk Marketing Board from the following named producers to the installation of Pet Milk Co. of Canada Limited at Napanee, Ontario, or to such other point as The Ontario Milk Marketing Board may direct:

Paul L. Dudgeon, S.E. Pt. Lot 16, Con. 5;
MacDonald Mowbray, Lot 1, Con. 4;
Morley Schermerhorn, Lot 13, Con. 4;
Clifford Frisken, N. ½ Lot 19, Con. 4;
Joe Dudgeon, Lot 11, Con. 4;
Gerald Manion, S. ½ Lot 23, Con. 4;
George Trull McKnight, Lot 8, Con. 5;
Harold Winter, Lot 11, Con. 5;

all of the Township of Richmond; and

Delmar E. Gibson, Lot 23, Con. 4;
Wilfred Russell Lake, Lot 1, Con. 5;
Michael Biss, Lot 6, Con. 2;
Howard Perry Hawley, Lot 7, Con. 3;
Durward Morley Bell, Lot 8, Con. 3;
Marie Hagerman, Lot 15, Con. 3;

all of the Township of Ernestown; and

Donald Bruce Pringle, Lot 33, Con. 1;
Donald John Shelley, Lot 35, Con. 2;
Mrs. Eileen Kennelly, Lot 335, Con. 3;
John F. Stafford, S.E. Pt. Lot 36, Con. 3;
William Ivan Jackson, Lot 30, Con. 1;
Robert H. and/or James R. B. Bell, Lot 37, Con. 3;
Garry S. Tucker, Lot 39, Con. 2 NT;

all of the Township of Tyendinaga; and

William and Richard Hill, Lot 25, Con. 5;
Florence Mae Barker, Lot 25, Con. 6;
Richard P. E. Nugent, Lots 24 and 25, Con. 5;

all of the Township of Fredericksburg North".

D. S. CHURCH,
Secretary.

(5569)

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Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
ACTION CLEANING SERVICES LIMITED.....	April 27, 1973	Twp. Kingston, Co. Frontenac
A.G.Z. DEVELOPMENTS LIMITED.....	May 1, 1973	Town Georgetown, Co. Halton
ALLEN FURNITURE AND DECOR LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ALLSTAR PICTURES INC.....	April 25, 1973	Metro. Toronto, Prov. Ontario
ALMEZ LIMITED.....	May 4, 1973	Metro. Toronto
ALMO MUSIC OF CANADA LIMITED.....	May 2, 1973	Bor. Scarborough, Metro. Toronto
ALPACA CONSTRUCTION INC.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
ALSIGNS LIMITED.....	Mar. 26, 1973	Peterborough, Co. Peterborough
ALSPEC INDUSTRIES LTD.....	May 2, 1973	Metro. Toronto, Prov. Ontario
AMCOR TRAINING SYSTEMS LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
ANFIL GROUP LIMITED.....	April 24, 1973	Hamilton, Co. Wentworth
ANTICA AUTO BODY LIMITED.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
APARTMENT DATA CENTRE (OTTAWA) LIMITED.....	May 2, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ARENA TIRE SALES & SERVICE LTD.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
ARMENIA RUGS-TAPIS LTD.....	May 3, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ARNOLD'S HARDWARE (SCARBOROUGH) LIMITED.....	April 25, 1973	Toronto, Metro. Toronto
ASTRA SCREW PRODUCTS LIMITED.....	May 2, 1973	Metro. Toronto, Jud. Dis. York
ASTROSPHERE TENNIS OF CANADA LIMITED...	May 3, 1973	Metro. Toronto, Jud. Dis. York
ATLANTIC VEHICLE FABRICATORS LIMITED....	May 2, 1973	Bor. N. York, Metro. Toronto
BARCELWOOD INVESTMENTS LIMITED.....	May 8, 1973	Bor. Scarborough, Metro. Toronto
BARLUE INVESTMENTS INC.....	April 30, 1973	Cambridge, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
DUNCAN M. BEATTIE INSURANCE AGENCY LIMITED.....	April 27, 1973	Hamilton, Co. Wentworth
BEAUCHESNE BROS. LIMITED.....	April 13, 1973	Town Kapuskasing, Dis. Cochrane
BEL-MOOR KENNELS LIMITED.....	April 30, 1973	Twp. Orillia, Co. Simcoe
BERMAR TRADING AND IMPORT LTD.....	May 3, 1973	Hamilton, Co. Wentworth
BETRON ELECTRIC LIMITED.....	May 4, 1973	Twp. Gloucester, Rgl. Mun. Ottawa-Carleton
BILL'S CUSTOM AUTO TRIM LIMITED.....	May 1, 1973	Town Whitby, Co. Ontario
PAUL BOERS GREENHOUSE CONSTRUCTION LIMITED.....	April 11, 1973	Town Niagara-on-the-Lake, Rgl. Mun. Niagara
BOND MARINE CONTRACTING LIMITED.....	April 30, 1973	Twp. Osgoode, Rgl. Mun. Ottawa-Carleton
BRAMPTON WEST 6-4 LIMITED.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
BRANT FOREST PRODUCTS LIMITED.....	May 3, 1973	Brantford, Co. Brant
PETER BRATUSA CONSTRUCTION LIMITED.....	May 1, 1973	Cambridge (Hespeler), Rgl. Mun. Waterloo
BRIGHOLM ESTATES INC.....	May 1, 1973	Sarnia, Co. Lambton
AL BUTKO REAL ESTATE LIMITED.....	Mar. 29, 1973	Bor. Scarborough, Metro. Toronto
CAM-MAC PAVING LIMITED.....	May 3, 1973	Twp. Gosfield S., Co. Essex
CAMPAIGN COUNSELLING SERVICES LIMITED..	May 3, 1973	Toronto, Jud. Dis. York
CANADA GLOVES LIMITED.....	May 3, 1973	Town Ajax, Co. Ontario
CANADIAN CHAIR SERVICES LIMITED.....	May 7, 1973	Town Richmond Hill, Rgl. Mun. York
CANNAL RUSTPROOFING LIMITED.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CANURCON CORPORATION.....	May 2, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CAPRICORN SALES INC.....	April 19, 1973	Bor. N. York, Metro. Toronto
CARSALL ELECTRONIC SUPPLY LIMITED.....	May 2, 1973	Sault Ste. Marie, Dis. Algoma
CASINO ROYALE, INC.....	May 2, 1973	Town Mississauga, Co. Peel
C.B. DEVELOPMENT CANADA LIMITED.....	April 25, 1973	Bor. Etobicoke, Metro. Toronto
CEDAR VIEW CONSTRUCTION LIMITED.....	May 1, 1973	Twp. Oso, Co. Frontenac
CEDAR VIEW MOBILE HOME SALES LIMITED...	May 1, 1973	Twp. Oso, Co. Frontenac

Name of Corporation	Date of Incorporation	Head Office
CHALLISTER INVESTMENTS LIMITED.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
CHARTER-ACRES LIMITED.....	May 3, 1973	Town Vaughan, Rgl. Mun. York
CHEMICAL WASTE MANAGEMENT LIMITED.....	April 27, 1973	St. Catharines, Rgl. Mun. Niagara
CHEM-INK INDUSTRIES LTD.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
J.P. CLARKE MECHANICAL LIMITED.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
COACH AND FOUR LIMITED.....	May 4, 1973	Vil. Orono, Twp. Clarke, Co. Northumberland, Durham
COLEX EXPLORATIONS INC.....	April 25, 1973	Sault Ste. Marie, Dis. Algoma
COLLEGE ATHLETIC PUBLICATIONS LIMITED..	May 2, 1973	Bor. York, Metro. Toronto
COLONIAL CHEVROLET OLDSMOBILE LIMITED.	May 3, 1973	Town Newmarket, Rgl. Mun. York
COLPATTEX INCORPORATED.....	April 30, 1973	Town Mississauga, Co. Peel
COMMUNICARE PHARMACEUTICAL CENTRES INC.....	May 3, 1973	Toronto, Metro. Toronto
COMPUTER PRINTOUT REPRODUCTIONS LIMITED.....	May 3, 1973	Bor. N. York, Jud. Dis. York
COMSIL INVESTMENTS LIMITED.....	May 3, 1973	Bor. Scarborough, Metro. Toronto
CONESTOGA ENGINEERING LIMITED.....	April 25, 1973	Kitchener, Rgl. Mun. Waterloo
R.J. CONNER LIMITED.....	April 26, 1973	Metro. Toronto, Jud. Dis. York
CORS MOTORS LIMITED.....	April 27, 1973	Town Strathroy, Co. Middlesex
CREAMER-TOLMACS INSURANCE AGENCY LIMITED.....	May 1, 1973	St. Catharines, Rgl. Mun. Niagara
DAIAUR LIMITED.....	April 30, 1973	Town Mississauga, Co. Peel
DANHART SHEET METAL CONTRACTORS LIMITED.....	April 30, 1973	Bor. Scarborough, Metro. Toronto
DANRAY & ASSOCIATES MANAGEMENT, INC....	April 27, 1973	Toronto, Metro. Toronto
DARAMAS INVESTMENTS LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
DAVAN CONSTRUCTION LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
DEARIE & WARREN (HAMILTON) LIMITED.....	May 2, 1973	Town Mississauga, Co. Pee.
DELIMA HOLDINGS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
DESIGN CARPET & FLOORING LIMITED.....	May 7, 1973	Bor. N. York, Metro. Toronto
DESU INC.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
DIANNA RESTAURANT (CAMBRIDGE) LIMITED..	May 3, 1973	Cambridge, Rgl. Mun. Waterloo
DIEMASTER HOLDINGS LTD.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
DIEMASTER MACHINE AND TOOL COMPANY LTD.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
DI PARDO PACKING LIMITED.....	May 2, 1973	Vil. Bolton, Co. Peel
DI VANTA ALUMINUM PRODUCTS LTD.....	May 2, 1973	Bor. Etobicoke, Metro. Toronto
DOMINION DADON LIMITED.....	May 2, 1973	Town Mississauga, Co. Peel
DON-RUD ENTERPRISES LTD.....	May 2, 1973	Toronto, Metro. Toronto
DRAFT MASONRY (YORK) COMPANY LIMITED..	April 13, 1973	Bor. N. York, Jud. Dis. York
DUNDAS SHEPARD SQUARE LIMITED.....	April 26, 1973	Town Mississauga, Co. Peel
EASY WAY MANUFACTURING LIMITED.....	April 19, 1973	Bor. N. York, Metro. Toronto
ECOLOGY ENGINEERING AND CONSTRUCTION LIMITED.....	May 7, 1973	Twp. London, Co. Middlesex
ENVIROPIPE LIMITED.....	May 2, 1973	Hamilton, Co. Wentworth
EURECA TOURS (EASTERN) LTD.....	May 1, 1973	Town Oakville, Co. Halton
FRANK FACH EXCAVATING LIMITED.....	April 24, 1973	Cambridge, Rgl. Mun. Waterloo
FAMM AUTOMOTIVE LTD.....	April 30, 1973	Toronto, Metro. Toronto
FEATHERLITE LEISURE PRODUCTS INCORPORATED.....	May 1, 1973	Hamilton, Co. Wentworth
FLORENTINE COURT RESTAURANTS LIMITED..	May 1, 1973	Metro. Toronto, Jud. Dis. York
FLORIDA RESTAURANT LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
FORGE & ANVIL COMPANY LIMITED.....	April 26, 1973	Bor. Scarborough, Metro. Toronto
FUSCHIA INVESTMENTS LTD.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
FUTURE FARM SUPPLIES LTD.....	May 1, 1973	Twp. Malahide, Co. Elgin
GAMEVIL INVESTMENTS LTD.....	May 2, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
GARNET'S HOBBIES LTD.....	May 2, 1973	Barrie, Co. Simcoe
GARYWAY HOMES CO. LIMITED.....	April 30, 1973	Town Whitby, Co. Ontario
GEMINI HEALTH & FITNESS CENTRES (MISSISSAUGA) LTD.....	April 30, 1973	Hamilton, Co. Wentworth

Name of Corporation	Date of Incorporation	Head Office
GERNO HOLDINGS LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
GLENGARRY COMMISSION AUCTION SALES LTD.	May 3, 1973	Twp. Charlottenburgh, Co. Glengarry
GOLD/MARC FILTER LIMITED.....	May 4, 1973	St. Catharines, Rgl. Mun. Niagara
GREATER URBAN PROPERTY MANAGEMENT LTD.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
GUIDED TOURS OF TORONTO LIMITED.....	April 16, 1973	Metro. Toronto
G.V.L. INVESTMENTS LIMITED.....	April 26, 1973	Toronto, Metro. Toronto
HAMILTON FENCE LIMITED.....	May 2, 1973	Town Burlington, Co. Halton
HAMILTON PERMANENT REAL ESTATE LTD.....	April 30, 1973	Hamilton, Co. Wentworth
HELENA RESTAURANTS CORPORATION.....	May 3, 1973	Metro. Toronto, Prov. Ontario
HEWITT PUBLICATIONS INC.....	April 30, 1973	Kitchener, Rgl. Mun. Waterloo
HOL-PIC MANAGEMENT LIMITED.....	April 24, 1973	Windsor, Co. Essex
THE HOUSE OF SCHULLER LIMITED.....	May 1, 1973	Town Mississauga, Co. Peel
HURILL INC.....	April 26, 1973	Metro. Toronto, Prov. Ontario
INDUSTRIAL TASK FORCE LTD.....	May 13, 1973	Town Oakville, Co. Halton
IRVING MUSIC OF CANADA LIMITED.....	May 2, 1973	Bor. Scarborough, Metro. Toronto
ISAS HOLDINGS LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto
JER DIN HOLDINGS LIMITED.....	May 3, 1973	Bor. N. York, Metro. Toronto
J. N. BT. DEVELOPMENTS LIMITED.....	May 2, 1973	Woodstock, Co. Oxford
JO-LYN-DON LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto
JOMAR COSMETICS LIMITED.....	May 4, 1973	Guelph, Co. Wellington
KARN ROOFING LIMITED.....	April 26, 1973	Twp. Bentinck, Co. Grey
KENARCO LTD.....	April 26, 1973	Bor. Etobicoke, Jud. Dis. York
KEY 49 INC.....	May 2, 1973	Twp. Chinguacousy, Co. Peel
KINGHURST MANAGEMENT SERVICES LIMITED.	May 1, 1973	Bor. N. York, Metro. Toronto
KLOTHES KORNER (BAYSHORE) LTD.....	May 1, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
KNIGHT ELECTRIC INC.....	April 30, 1973	Bor. Etobicoke, Metro. Toronto
KOMP PRO ASSOCIATES LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
M. R. KOTLER COMPANY LIMITED.....	May 2, 1973	Metro. Toronto, Jud. Dis. York
LAMALINE DEVELOPMENTS LIMITED.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
LARRAD CONSTRUCTION LIMITED.....	May 3, 1973	Town Georgetown, Co. Halton
LAURENTIAN PAINTING LIMITED.....	May 2, 1973	Sudbury, Dis. Sudbury
L & B, LAND AND BUILDING DEVELOPMENT INCORPORATED.....	May 7, 1973	Bor. N. York, Metro. Toronto
LILYAN FASHIONS LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
L M G OILS LIMITED.....	April 25, 1973	Twp. Dereham, Co. Oxford
LONGBEACH CONSTRUCTION LIMITED.....	April 26, 1973	Town Burlington, Co. Halton
W. G. MCCOY LIMITED.....	April 24, 1973	Cambridge, Rgl. Mun. Waterloo
THE MACARONI MACHINE LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
MACHINERY & CUSTOM EQUIPMENT BUILDERS LTD.....	May 3, 1973	Town Ajax, Co. Ontario
MAESTRO PIZZA EXPRESS LIMITED.....	April 27, 1973	Bor. N. York, Jud. Dis. York
MARDON CONSTRUCTION LIMITED.....	May 4, 1973	Bor. Etobicoke, Metro. Toronto
MARINA SHORES LIMITED.....	April 30, 1973	Twp. S. Walsingham, Co. Norfolk
MASTER CLEAN OF OTTAWA LIMITED.....	May 3, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MAURICE INVESTMENTS INC.....	April 30, 1973	Bor. York, Metro. Toronto
FRANK MAYRS LIMITED.....	May 3, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
MEADOWWOOD HOLDINGS LTD.....	May 2, 1973	Town Oakville, Co. Halton
PETER MELLEN PRODUCTIONS LIMITED.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
METALEXPAN MACHINE MANUFACTURING & RENTAL LTD.....	May 4, 1973	Toronto, Metro. Toronto
MICHELINE LAMP SHADES STUDIO LIMITED....	May 1, 1973	Toronto, Metro. Toronto
MID-LAKE INVESTMENTS LIMITED.....	April 30, 1973	Twp. E. Gwillimbury, Rgl. Mun. York
MISHA INVESTMENTS INCORPORATED.....	May 1, 1973	London, Co. Middlesex
M. & K. CAULKING AND WINDOW CLEANING CONTRACTORS LIMITED.....	April 26, 1973	Bor. N. York, Metro. Toronto
M & M DRUG COMPANY LIMITED.....	May 2, 1973	Toronto, Metro. Toronto
MODCO INVESTMENTS LTD.....	April 30, 1973	Metro. Toronto, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
MOHAWK DISTRIBUTORS (CORNWALL) LIMITED.....	May 4, 1973	Cornwall, Co. Stormont
MYSTIC INVESTMENTS LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
NAYMAN ENTERPRISES LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto
NEAN DEVELOPMENT LTD.	April 30, 1973	St. Catharines, Rgl. Mun. Niagara
NEW GENERATION PROPERTIES INCORPORATED.....	May 4, 1973	Toronto, Metro. Toronto
NORCOURT PROJECT MANAGEMENT INC.....	April 27, 1973	Toronto, Metro. Toronto
NORCOURT PROPERTY MANAGEMENT INC.....	April 27, 1973	Toronto, Metro. Toronto
NORCOURT PROJECT MANAGEMENT INC.....	April 27, 1973	Toronto, Metro. Toronto
NORCOURT PROPERTY MANAGEMENT INC.....	April 27, 1973	Toronto, Metro. Toronto
NORCOURT REALTY CONTROL CORPORATION INC.....	April 27, 1973	Toronto, Metro. Toronto
NORCOURT REALTY PLANNING INC.....	April 27, 1973	Toronto, Metro. Toronto
NOR-DUC COMPANY LIMITED.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
NORTHERN DATA SYSTEMS CO. LTD.....	April 27, 1973	Timmins, Dis. Cochrane
NORTH STAR REALTY INC.....	May 3, 1973	Twp. Bexley, Co. Victoria
NOTTINGHAM INVESTMENTS LTD.....	April 27, 1973	Twp. Essa, Co. Simcoe
OBUS INVESTMENTS LIMITED.....	May 1, 1973	Toronto, Metro. Toronto
OLD NIAGARA WORKSHOPS LIMITED.....	May 3, 1973	Town Niagara-on-the-Lake, Rgl. Mun. Niagara
ONTARIO BATTERY SERVICES COMPANY LIMITED.....	April 27, 1973	Metro. Toronto
ORTEGA PROPERTIES LTD.....	April 30, 1973	Hamilton, Co. Wentworth
OTTAWA PLEASURE POOL LIMITED.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
OUTDOOR LEISURELAND OF THUNDER BAY LIMITED.....	April 30, 1973	Thunder Bay, Dis. Thunder Bay
PAC-CRAFT PRODUCTS OF CANADA LTD.....	May 2, 1973	Town Brampton, Co. Peel ..
PADDOCK INN PETERBOROUGH LIMITED.....	May 1, 1973	Peterborough, Co. Peterborough
PAGET INVESTMENTS LIMITED.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
PETROLIA PACKERS LIMITED.....	May 1, 1973	Town Petrolia, Co. Lambton
P.H.A.M. LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
PHASE THREE PROPERTIES LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
PIASETZKI RECORDATAPE ONTARIO LIMITED.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
PLAQUE-PIK INC.....	May 4, 1973	London, Co. Middlesex
POLA STAMPING COMPANY LTD.....	May 3, 1973	Bor. N. York, Metro. Toronto
POLLOCK PERSONNEL SERVICES LIMITED.....	April 27, 1973	Metro. Toronto, Prov. Ontario
PORTA-SIGN 1973 LIMITED.....	May 9, 1973	London, Co. Middlesex
POSTWOOD DEVELOPMENTS LIMITED.....	May 1, 1973	Metro. Toronto, Prov. Ontario
GEORGE POULTON LIMITED.....	April 26, 1973	Twp. Esquesing, Co. Halton
POWER KING HOLDINGS LIMITED.....	May 1, 1973	Brantford, Co. Brant
POWERS-FIAT PRODUCTS OF CANADA, LTD.....	May 3, 1973	Orillia, Co. Simcoe
PRESS COLLECTIVE LIMITED.....	April 30, 1973	Windsor, Co. Essex
PREVIEW HOLDINGS LIMITED.....	April 30, 1973	Town Mississauga, Co. Peel
LEO PROCEE CONSTRUCTION LIMITED.....	April 30, 1973	Barrie, Co. Simcoe
PRODUCT DATA SERVICES LTD.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
PROVINCIAL GRAPHICS LIMITED.....	April 25, 1973	Bor. Scarborough, Co. York
P.T.N. SERVICES LIMITED.....	April 27, 1973	Hamilton, Co. Wentworth
QUALITY SERVICE PROGRAMS INC.....	May 1, 1973	Toronto, Metro. Toronto
QUALITY TRIM AND AUTO GLASS LIMITED.....	May 2, 1973	Chatham, Co. Kent
TED QUINN MARINE LIMITED.....	April 30, 1973	Bor. Scarborough, Metro. Toronto
RANDCO LIMITED.....	Feb. 23, 1973	Toronto, Metro. Toronto
REGINALD P. LIMITED.....	May 3, 1973	Windsor, Co. Essex
RELPH DRUGS LTD.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
RICCA TAXI LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
RICHARDSON*, JOHNSTON CONSTRUCTION LTD.....	May 1, 1973	London, Co. Middlesex
ROBAK DOOR LIMITED.....	May 1, 1973	Waterloo, Rgl. Mun. Waterloo
ROBRAN CONSTRUCTION LIMITED.....	May 7, 1973	Town Grimsby, Rgl. Mun. Niagara
ROMAIN INVESTMENTS LIMITED.....	April 30, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
ROSAN ENTERPRISES LIMITED.....	May 1, 1973	Hamilton, Co. Wentworth

Name of Corporation	Date of Incorporation	Head Office
R & S BRICK LAYING LIMITED.....	April 27, 1973	Metro. Toronto, Prov. Ontario
SAFER CHEMICALS LIMITED.....	April 30, 1973	St. Catharines, Rgl. Mun. Niagara
SAJL PROPERTIES LIMITED.....	April 27, 1973	St. Catharines, Rgl. Mun. Niagara
SCHOLAR HOUSE PUBLISHING LIMITED.....	April 30, 1973	Toronto, Metro. Toronto
DANIEL SCOTT & SONS LIMITED.....	April 30, 1973	Thunder Bay, Dis. Thunder Bay
SHADDOCK INVESTMENTS LTD.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
S.H. DESIGN AND SERVICE CO. LTD.....	May 4, 1973	Town Mississauga, Co. Peel
SINTAIR LIMITED.....	May 3, 1973	Hamilton, Co. Wentworth
SPECIALTY IMPORT CO. LTD.....	April 27, 1973	St. Catharines, Rgl. Mun. Niagara
SPORTS BARN LIMITED.....	April 30, 1973	Town Kemptville, United Co. Leeds, Grenville
STAR PAINTING & DECORATING OF SUDBURY LIMITED.....	April 27, 1973	Twp. Balfour, Rgl. Mun. Sudbury
D.J. STEEL AND ASSOCIATES LIMITED.....	May 2, 1973	Metro. Toronto
STEVENS HOTEL (NIAGARA) LTD.....	May 4, 1973	Niagara Falls, Rgl. Mun. Niagara S.
GLENN STEWART INSURANCE AGENCY LIMITED.....	April 27, 1973	Kitchener, Rgl. Mun. Waterloo
STRAIGHTLINE DEVELOPMENTS LIMITED.....	May 2, 1973	Brantford, Co. Brant
A. BARRIE STUDER COMPANY LIMITED.....	April 30, 1973	Toronto, Metro. Toronto
STX OF CANADA, LTD.....	May 4, 1973	Toronto, Metro. Toronto
SUN COUNTRY FOODS LIMITED.....	April 30, 1973	Toronto, Metro. Toronto
W. J. SWIFT & COMPANY LTD.....	April 27, 1973	Toronto, Metro. Toronto
TECHNIQUE INVESTMENTS INC.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
10 FOXBAR ROAD INC.....	May 2, 1973	Toronto, Metro. Toronto
TERREPARK LIMITED.....	April 27, 1973	Brantford, Co. Brant
TERRY'S COUNTRY FRIED CHICKEN LTD.....	April 27, 1973	Town Brampton, Co. Peel
THEFAC FURNITURE CORPORATION.....	April 27, 1973	Hamilton, Co. Wentworth
TONY'S SPORT SHOP LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
TOPSAIL ISLAND DEVELOPMENTS LIMITED....	May 4, 1973	Sault Ste. Marie, Dis. Algoma

Name of Corporation	Date of Incorporation	Head Office
TOWNSEND FARMS LIMITED.....	April 30, 1973	Toronto, Metro. Toronto
TRAVELCARE LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto
TRIANGLE TRAFFIC SERVICES LTD.....	May 3, 1973	Kitchener, Rgl. Mun. Waterloo
TRI D. INVESTMENTS LIMITED.....	May 7, 1973	Metro. Toronto
TRI-FORM LIMITED.....	April 30, 1973	Twp. Sidney, Co. Hastings
TRIPLEX INVESTMENT CO. LTD.....	May 1, 1973	Thunder Bay, Dis. Thunder Bay
TROPICANA CONSTRUCTION LTD.....	April 27, 1973	Toronto, Metro. Toronto
TRU-PAC PRODUCTS LIMITED.....	April 30, 1973	Bor. N. York, Metro. Toronto
TWEEDSMUIR HOTEL (WESTPORT) LIMITED....	May 4, 1973	Vil. Westport, Co. Leeds
268913 ONTARIO LIMITED.....	April 30, 1973	Barrie, Co. Simcoe
269248 ONTARIO LIMITED.....	May 2, 1973	Bor. Etobicoke, Metro. Toronto
269266 ONTARIO LIMITED.....	May 1, 1973	Bor. N. York, Metro. Toronto
269279 ONTARIO LTD.....	April 17, 1973	Toronto, Metro. Toronto
269753 ONTARIO LIMITED.....	April 26, 1973	Twp. W. Nissouri, Co. Middlesex
269868 ONTARIO LIMITED.....	April 27, 1973	Metro. Toronto, Jud. Dis. York
269908 ONTARIO LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
269948 ONTARIO LIMITED.....	April 30, 1973	Bor. N. York, Metro. Toronto
269986 ONTARIO LIMITED.....	May 1, 1973	Metro. Toronto, Jud. Dis. York
269995 ONTARIO LIMITED.....	May 1, 1973	Metro. Toronto, Prov. Ontario
270005 ONTARIO LIMITED.....	May 1, 1973	Metro. Toronto
270012 ONTARIO LIMITED.....	May 2, 1973	Town Richmond Hill, Rgl. Mun. York
270013 ONTARIO LIMITED.....	May 2, 1973	Metro. Toronto, Jud. Dis. York
270023 ONTARIO LIMITED.....	May 2, 1973	Brantford, Co. Brant
270042 ONTARIO LIMITED.....	May 2, 1973	Toronto, Metro. Toronto
270043 ONTARIO LIMITED.....	May 2, 1973	Metro. Toronto, Prov. Ontario
270057 ONTARIO LIMITED.....	May 2, 1973	Toronto, Metro. Toronto
270060 ONTARIO INC.....	May 2, 1973	Toronto, Metro. Toronto
270077 ONTARIO LIMITED.....	May 3, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton

Name of Corporation	Date of Incorporation	Head Office
270085 ONTARIO LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
270086 ONTARIO LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
270155 ONTARIO LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
270159 ONTARIO LIMITED.....	May 3, 1973	Town Markham, Rgl. Mun. York
270167 ONTARIO LIMITED.....	May 4, 1973	Bor. N. York, Metro. Toronto
270232 ONTARIO LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
270233 ONTARIO LIMITED.....	May 7, 1973	Bor. N. York, Jud. Dis. York
270292 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270293 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270294 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270295 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270296 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270297 ONTARIO LIMITED.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
UNIT PRECAST (LONDON) LIMITED.....	April 27, 1973	London, Co. Middlesex
RALPH VANOOTEGHEM LIMITED.....	April 30, 1973	Twp. Windham, Co. Norfolk
VICKY'S JEWELLERY LIMITED.....	April 24, 1973	Metro. Toronto, Jud. Dis. York
VINMAR CONSTRUCTION COMPANY LIMITED....	May 7, 1973	Bor. Etobicoke, Metro. Toronto
VITRONICS LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
VOYAGEUR INVESTMENTS LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
WELLS FARGO & COMPANY CANADA LIMITED..	May 7, 1973	Metro. Toronto, Jud. Dis. York
WELLS FARGO REALTY OF CANADA LIMITED..	May 7, 1973	Metro. Toronto, Jud. Dis. York
WESTLAND HEIGHTS (CHATHAM) LTD.....	May 1, 1973	Chatham, Co. Kent
WETCO LEASING LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
WIMOND INDUSTRIES LTD.....	May 4, 1973	Kitchener, Rgl. Mun. Waterloo
WINDREM FLOOR SURFACING LTD.....	May 2, 1973	Thunder Bay, Dis. Thunder Bay
WINDSOR WOOD HOLDINGS LIMITED.....	April 25, 1973	Bor. Etobicoke, Jud. Dis. York

Name of Corporation	Date of Incorporation	Head Office
E. WITTMAN MANAGEMENT LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
WOJAS SERVICES INCORPORATED.....	April 30, 1973	Twp. Chinguacousy, Prov. Ontario
YE GOLDE CARRIAGE NURSERY SCHOOL INC...	April 19, 1973	Bor. Etobicoke, Metro. Toronto

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
BOIANO CLUB INC. (without share capital).....	Mar. 22, 1973	Metro. Toronto
CANADIAN CROATION NATIONAL RESISTANCE ASSOCIATION (without share capital).....	April 10, 1973	Metro. Toronto, Prov. Ontario
CONVIVIUM INTERNATIONAL HEALTH CENTRE (without share capital).....	Mar. 28, 1973	Metro. Toronto
ERIE RAMBLERS MOTORCYCLE CLUB, INC. (without share capital).....	April 24, 1973	Vil. Wheatley, Co. Kent
THE HANOVER BIG BROTHER ASSOCIATION INCORPORATED (without share capital).....	Mar. 5, 1973	Town Hanover, Co. Grey
KING CITY DAY NURSERY (without share capital).	April 24, 1973	Twp. King, Rgl. Mun. York
THE METROPOLITAN GENERAL HOSPITAL (without share capital).....	April 12, 1973	Windsor, Co. Essex
THE OPTIMIST CLUB OF FINGAL, ONTARIO (without share capital).....	April 19, 1973	Twp. Southwold, Co. Elgin
THE QUEEN'S YORK RANGERS FOUNDATION (without share capital).....	April 25, 1973	Metro. Toronto, Prov. Ontario
ROCKWOOD AND DISTRICT LIONS CLUB (without share capital).....	April 24, 1973	Twp. Eramosa, Co. Wellington
ST. MARY COPTIC ORTHODOX CHURCH, OTTAWA (without share capital).....	April 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
SARNIA CENTREBOARD CLUB (without share capital).....	April 19, 1973	Sarnia, Co. Lambton
7TH STEP FOUNDATION OF ONTARIO (without share capital).....	Feb. 22, 1973	Town Brampton, Co. Peel

Name of Corporation	Date of Incorporation	Head Office
SUDBURY AND MANITOULIN MENTAL RETARDATION SERVICES (without share capital)	April 27, 1973	Sudbury, Dis. Sudbury
WOLFE ISLAND COMMUNITY MEDICAL CLINIC (without share capital).....	May 2, 1973	Twp. Wolfe Island, Co. Frontenac
YORK OLD MILL TENNIS CLUB INC. (without share capital).....	April 19, 1973	Metro. Toronto, Prov. Ontario
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

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Certificate of Amalgamation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of amalgamation has been issued to:

Name of Amalgamated Corporation	Effective Day	Head Office	Names of Amalgamating Corporations
CANADIAN EVERGUARD HOLDINGS LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York	Canadian Everguard Coatings Limited Technical Surfaces Limited
CHARLES SALTER, Q.C., Executive Director, Companies Division.			

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Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
ABNAT INVESTMENTS LIMITED (formerly Joseph Doran Limited).....	Jan. 2, 1963	April 27, 1973	Certificate of Amendment of Articles
AMD INDUSTRIES LIMITED (formerly Bryan Chrome Products Limited).....	Aug. 3, 1961	April 27, 1973	Certificate of Amendment of Articles
BP CANADA LIMITED.....	Oct. 18, 1972	April 27, 1973	Certificate of Amendment of Articles
CAN SPORTS INC.....	April 16, 1973	May 1, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
COLDSTREAM MINES LIMITED.....	Dec. 30, 1971	April 27, 1973	Certificate of Amendment of Articles
COLLINS, JOYCE & CO. LIMITED...	Sept. 19, 1968	May 1, 1973	Certificate of Amendment of Articles
C.W.D. SYSTEMS CONTRACTS LIMITED.....	May 5, 1964	May 4, 1973	Certificate of Amendment of Articles
DUNDEE-PALLISER RESOURCES INC. (formerly Palliser Petroleum Limited).....	Aug. 20, 1945	May 3, 1973	Certificate of Amendment of Articles
GIBSON WELDING LIMITED (formerly Gibson's Welding and Marine Service Limited).....	Aug. 17, 1956	May 4, 1973	Certificate of Amendment of Articles
GRANLIN ENTERPRISES LIMITED.	Nov. 30, 1971	April 27, 1973	Certificate of Amendment of Articles
HICKS CONSTRUCTION INCORPORATED (formerly Bedard & Shaw Limited).....	May 28, 1968	May 4, 1973	Certificate of Amendment of Articles
HY-GRADE KOSHER MEAT MARKET LIMITED.....	July 14, 1959	April 30, 1973	Certificate of Amendment of Articles
INTERNATIONAL MOGUL MINES LIMITED.....	Nov. 20, 1968	May 1, 1973	Certificate of Filing of Statement Concerning Series of Shares
INTERNATIONAL SPORTS PROPERTIES INC. (formerly Pro Sports Marketing Limited).....	Oct. 12, 1971	May 2, 1973	Certificate of Amendment of Articles
JANE PLUMBING AND HEATING LIMITED (formerly B.M. Plumbing and Heating Limited).....	Nov. 1, 1972	April 25, 1973	Certificate of Amendment of Articles
KELLOUGH BROS. DAIRY LIMITED.....	July 21, 1950	May 4, 1973	Certificate of Amendment of Articles
KERR ADDISON MINES LIMITED...	Nov. 18, 1963	May 2, 1973	Certificate of Amendment of Articles
KNOWLES OF LONDON TRAVEL CONSULTANTS LIMITED.....	Mar. 23, 1973	May 2, 1973	Certificate of Amendment of Articles
LEJAC HOLDINGS LIMITED (formerly Parsons Radio & Electric Limited).....	June 19, 1942	April 30, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
LONGLEAT HOLDINGS INCORPORATED.....	Dec. 14, 1971	April 30, 1973	Certificate of Amendment of Articles
J. MARVIN LIMITED.....	Aug. 24, 1955	May 4, 1973	Certificate of Amendment of Articles
MERCANTILE INTERCONTINENTAL HOLDINGS LIMITED.....	Dec. 31, 1970	May 1, 1973	Certificate of Amendment of Articles
RICH POINT MINES LIMITED.....	Feb. 1, 1966	May 1, 1973	Certificate of Amendment of Articles
SHEPLAND PROPERTIES LIMITED.	Jan. 16, 1973	April 30, 1973	Certificate of Filing of Resolution
SMITH-DUTCHBURN LIMITED.....	June 5, 1967	May 1, 1973	Certificate of Amendment of Articles
TELE-RADIO SYSTEMS LIMITED....	Jan. 31, 1958	May 1, 1973	Certificate of Amendment of Articles
TRENT INSURANCE AGENCY LIMITED (formerly Halton Insurance Agency Limited).....	June 27, 1966	May 1, 1973	Certificate of Amendment of Articles
STUCANFHEIR HOLDINGS LIMITED.....	Mar. 31, 1973	May 7, 1973	Certificate of Amendment of Articles
THOMSON INDUSTRIES LIMITED (formerly Thomson Drilling Company Limited).....	Dec. 31, 1970	April 30, 1973	Certificate of Amendment of Articles
WOOD-MILLER SAW & KNIFE LIMITED.....	Feb. 9, 1972	May 3, 1973	Certificate of Filing of Resolution

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5526)

21

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
DUFFERIN FARMERS' MUTUAL FIRE INSURANCE COMPANY...	May 15, 1895	April 25, 1973	Change name to Dufferin Mutual Fire Insurance Company
A. R. MOSHER (OTTAWA) CREDIT UNION LIMITED.....	Dec. 8, 1960	April 19, 1973	Change name to Ottawa Community Credit Union Limited

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5527)

21

Order Reviving Corporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporation:

Name of Corporation	Date of Incorporation	Date of Order
HARLEY SMITH CONSTRUCTION COMPANY LIMITED.....	June 11, 1954	May 4, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.		
(5528)		21

Licences in Mortmain Issued

NOTICE IS HEREBY GIVEN that, under *The Mortmain and Charitable Uses Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
CANADIAN A. S. E. LIMITED.....	Feb. 13, 1962	Canada	April 27, 1973
HARTZ MOUNTAIN PET SUPPLIES LIMITED.....	Jan. 10, 1955	Canada	April 19, 1973
OTTAWA HOUSE FURNISHINGS, LIMITED.	Aug. 26, 1915	Canada	April 26, 1973
ROKA ASSOCIATION, INC.....	June 20, 1972	Illinois	April 27, 1973
SCOTT-LASALLE LTD.....	June 13, 1936	Canada	April 18, 1973
SHELL CANADA LIMITED.....	Aug. 7, 1925	Canada	April 30, 1973
VULCAN ASSETS (DOMINION) LIMITED....	Dec. 20, 1948	Canada	May 2, 1973
CHARLES SALTER, Q.C., Executive Director, Companies Division.			
(5529)			21

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ALLIED STRUCTURAL STEEL COMPANY...	Mar. 5, 1962	Delaware	April 27, 1973
BRITISH ACCEPTANCE CORPORATION LTD.....	Jan. 16, 1970	British Columbia	April 25, 1973
COLUMBIAN 4-RINKS LTD.....	Feb. 11, 1972	British Columbia	April 24, 1973
FAST PINK LADY COURIER SERVICE LIMITED.....	Feb. 5, 1970	Manitoba	May 1, 1973

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
KENCO INDUSTRIES LTD.....	Nov. 27, 1967	British Columbia	April 19, 1973
LAVOLIT LIMITED.....	Dec. 21, 1972	Alberta	April 25, 1973
ONTARIO NATIONALS HOCKEY TEAMS INC.....	July 26, 1972	Delaware	April 19, 1973
OXFORD DEVELOPMENT GROUP LTD.....	Sept. 27, 1967	Alberta	April 26, 1973
RAYNER GOLF ENTERPRISES LTD.....	Dec. 29, 1966	Alberta	April 25, 1973
SCEPTRE COLUMBIA EQUIPMENT LTD....	June 16, 1971	British Columbia	April 19, 1973
SHOAL LAKE WILD RICE LTD.....	June 27, 1967	Canada	April 26, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5530)

21

Extra-Provincial Licences Cancelled

NOTICE IS HEREBY GIVEN that, under Section 345 of *The Corporations Act*, a Licence, issued under Part IX of the said Act, has been cancelled for the corporations named hereunder:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence	Date of Cancellation Order
CARLTON'S CLEANING CAROUSELS LTD.....	July 27, 1961	British Columbia	Feb. 12, 1962	May 1, 1973
GRIFFITH BROS. DRILLING LIMITED.....	Feb. 25, 1952	Manitoba	Sept. 2, 1955	May 1, 1973
PAPER NOVELTY MFG. CO., LTD.....	Jan. 11, 1952	Delaware	June 19, 1952	May 1, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5531)

21

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
CANTELL ASSOCIATES LIMITED.....	Feb. 19, 1962	May 4, 1973
CONIGO MINES LIMITED.....	April 23, 1936	May 1, 1973
R. B. COUSINS LIMITED.....	Aug. 2, 1955	May 4, 1973

Name of Corporation	Date of Incorporation	Effective Date
DEER PARK DEVELOPMENT AND FINANCIAL COMPANY, LIMITED.....	Mar. 27, 1931	May 2, 1973
JACK'S LIQUIDATORS LIMITED.....	Mar. 23, 1971	April 17, 1973
JOHN JERVIS GRAIN COMPANY LIMITED.....	July 4, 1949	May 7, 1973
JOHNSON, ALTMAN & COMPANY LIMITED.....	May 30, 1963	May 2, 1973
LYNFAM LIMITED.....	Jan. 23, 1926	May 4, 1973
THE PORTLAND FINANCE AND TRADING CO. (CANADA) LIMITED.....	Dec. 9, 1960	May 1, 1973
WATT ELECTRONIC PRODUCTS LIMITED.....	Sept. 19, 1951	May 1, 1973
YORK DISCOUNT COMPANY LIMITED.....	Feb. 8, 1954	May 3, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5532) 21

Notice of Termination of Existence

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, the corporate existence of the corporation named hereunder has been terminated by an order dated April 18, 1973 for default in filing annual returns under *The Corporations Information Act* and the said corporation shall be dissolved on May 23, 1973.

Name of Corporation	File Number	Date of Incorporation
THE NORTH WATERLOO FARMERS' MUTUAL FIRE INSURANCE COMPANY.....	75875	June 9, 1874

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5570) 21

Notice of Default in Filing Annual Returns
(The Business Corporations Act)

NOTICE IS HEREBY GIVEN under subsection 2 of section 251 of *The Business Corporations Act*, that, each of the under-mentioned corporations is in default for a period of two years in filing an annual return under *The Corporations Information Act*. An order dissolving each corporation will be issued unless the corporation files the annual return within one year after the giving of this notice.

Name of Corporation	File Number	Date of Incorporation
AL GUEST ANIMATION LIMITED.....	152721	15 / 8/1966
ALLENBY FASHIONS (CANADA) LIMITED.....	141761	30 / 6/1965
ARGUE-MERRITT MOTOR SALES LIMITED.....	141436	17 / 5/1965
ART GILBOE & SON LIMITED.....	77676	13 / 6/1955

Name of Corporation	File Number	Date of Incorporation
ARTHUR MINTZ LIMITED.....	207480	3/ 1/1968
BALOGH EXCAVATING LIMITED.....	147309	25/ 2/1966
BARTRINJAC INVESTMENT CO. LIMITED.....	204165	21/ 6/1967
BAYVIEW VILLAGE APARTMENTS LIMITED.....	116095	8/11/1961
BELAROSE HOMES LIMITED.....	140946	3/ 6/1965
BELGOLD THEATRES LIMITED.....	101122	20/ 7/1959
BREWSTER, MARION & PEROFF COMPANY LIMITED.....	145617	30/12/1965
BROADCAST MEDIA SALES (1965) LIMITED.....	145483	28/12/1965
BRUCE-PRESTO MINES LIMITED.....	78008	25/ 7/1955
C-A BUILDING PRODUCTS LIMITED.....	146057	17/ 1/1966
CALIBRATED CHARTS OF CANADA LIMITED.....	151839	5/ 7/1966
CAMDECK MINES LIMITED.....	49857	20/10/1944
CAMPBELL CONSTRUCTION LIMITED.....	146059	14/ 1/1966
CANADIAN PROGRESS (ALUMINUM) LIMITED.....	147733	25/ 3/1966
CAROLINA HOUSE LIMITED.....	200369	19/ 1/1967
CASTLE DRESS LIMITED.....	155563	31/10/1966
CENTRAL MEDICAL SURGICAL SUPPLY COMPANY LIMITED.....	126824	24/ 6/1963
CHAMPION MACHINE AND TOOL CO. LIMITED.....	104999	24/ 2/1960
CITKAUF LIMITED.....	100711	26/ 6/1959
CLAYTON FORD SALES LIMITED.....	148576	25/ 4/1966
CONCORD RESIDENTIAL AND INDUSTRIAL DEVELOPMENT CORPORATION LIMITED.....	213127	6/ 6/1968
COTTRELL & COTTRELL CUSTOM CURRENT ELECTRIC LIMITED.....	86857	4/ 2/1957
DE LORENZO'S RESTAURANTS LIMITED.....	87480	22/ 3/1957
DE LUXE AUTO WRECKERS LIMITED.....	98197	2/ 3/1959
DEBROX CHEMICAL PRODUCTS LIMITED.....	147525	9/ 3/1966
DEEN INVESTMENTS LIMITED.....	142888	2/ 9/1965
DELTA SHOES LIMITED.....	130996	25/ 2/1964
DICKSON PUBLISHING COMPANY LIMITED.....	151873	29/ 6/1966
DIXON PLASTERING LIMITED.....	150677	12/ 5/1966
DOMELOU INVESTMENTS LIMITED.....	147152	21/ 2/1966
DUBONNET VENDING COMPANY LIMITED.....	130377	7/ 1/1964
DUNCAN G. WORTHINGTON LIMITED.....	124618	5/ 3/1963
DUNDEE PAVING LIMITED.....	91109	31/12/1957
E. M. BANKS & SONS LIMITED.....	109007	29/ 9/1960
EDDIE ALLEN LIMITED.....	78695	31/ 8/1955
ELITE UNIFORMS LIMITED.....	146441	25/ 1/1966
ELIZABETH PARK FOODLINER LIMITED.....	147657	17/ 3/1966
ERIC POGUE LIMITED.....	209673	12/ 2/1968
EUGENE RIGGING COMPANY LIMITED.....	151800	27/ 6/1966
EXCLUSIVE UPHOLSTERING CO. LIMITED.....	61117	6/ 2/1950
FAGA FORMS LIMITED.....	145741	31/12/1965
GALT ALL SEASON SPORT SHOP LIMITED.....	211849	4/ 6/1968
GEORGE E. JOHNSTON & SONS LIMITED.....	61482	28/ 3/1950
GODFREY BROS. APPAREL LIMITED.....	150993	27/ 5/1966
GOLDPACK YELLOWKNIFE MINES LIMITED.....	51561	6/10/1945
HALLORAN MOTORS LIMITED.....	96128	6/11/1958
HOWAY PLANNED SERVICES LIMITED.....	124177	6/ 2/1963
HURON VENEERS LIMITED.....	129784	14/12/1963
INTERNATIONAL TWINE CORPORATION LIMITED.....	115574	10/10/1961
IROQUOIS PACKERS LIMITED.....	201872	20/ 3/1967
J. A. CANTON INSURANCE AGENCIES LIMITED.....	138418	11/ 2/1965
JORO PLUMBING & HEATING LIMITED.....	201915	31/ 3/1967
K M A CATERERS LIMITED.....	118899	27/ 3/1962
KELSOL INVESTMENTS LIMITED.....	144664	24/11/1965
KING COLD FOOD & FREEZER SERVICE LIMITED.....	221332	29/ 8/1969
L. J. R. SANDERS COMPANY LIMITED.....	63274	29/12/1950
LADIN INVESTMENTS LIMITED.....	146611	2/ 2/1966
LANCASTER WEAVING MILLS LIMITED.....	57084	1/ 5/1948
LEASECO EQUIPMENT LIMITED.....	90916	17/12/1957
LEASIDE IRON & ORNAMENTAL COMPANY LIMITED.....	86881	12/ 2/1957

Name of Corporation	File Number	Date of Incorporation
LISA TOYS LIMITED.....	134692	19/ 8/1964
M. L. CONSTANT ASSOCIATES LIMITED.....	133661	25/ 6/1964
MARJEN HOLDINGS LIMITED.....	211901	2/ 5/1968
MARNI HOLDINGS LIMITED.....	140870	3/ 6/1965
MATCHLESS MACHINERY LIMITED.....	134661	18/ 8/1964
MERGER PRODUCTIONS LIMITED.....	147883	24/ 3/1966
MUSKOKA SILICON AGGREGATES LIMITED.....	93632	10/ 6/1958
NEOBRUTEN ASSOCIATES LIMITED.....	219032	17/ 1/1969
O. W. LACHAINE AND SON LIMITED.....	142614	9/ 8/1965
ONTARIO BREAD COMPANY LIMITED.....	97202	8/ 1/1959
ORDE INVESTMENTS LIMITED.....	134789	25/ 8/1964
OURGOLD MINING COMPANY, LIMITED.....	52276	29/ 1/1946
PAC INVESTMENTS AND ENTERPRISES LIMITED.....	137262	22/12/1964
PACCARD PROTECTIVE PRODUCTS LIMITED.....	151963	7/ 7/1966
PEEGEE TRANSPORT LIMITED.....	147406	17/ 2/1966
PERMAC ENTERPRISES LIMITED.....	133243	3/ 6/1964
PHOENIX AVIATION COMPANY LIMITED.....	229581	12/11/1969
PRESTRESSING & PRECASTING CONCRETE MACHINES COMPANY LIMITED.....	126778	24/ 6/1963
PRINCEING INVESTMENTS LIMITED.....	129829	19/12/1963
QUALITY SLIPPER & VEST MANUFACTURING COMPANY LIMITED.....	140414	10/ 5/1965
QUEENSDALE INVESTMENTS LIMITED.....	153557	22/ 9/1966
R. G. BOOLE CONSTRUCTION LIMITED.....	200949	9/ 2/1967
RAMAR FOODS LIMITED.....	139405	9/ 3/1965
RELIANCE CORDAGE COMPANY LIMITED.....	111975	14/ 3/1961
RICHVIEW HOSPITAL LIMITED.....	144083	27/10/1965
RITSON ROAD REALTY COMPANY LIMITED.....	134738	20/ 8/1964
RON KNIGHT LIMITED.....	147034	18/ 2/1966
S. F. H. W. INVESTMENTS LIMITED.....	133426	16/ 6/1964
SAILYACHTS LIMITED.....	213097	21/10/1968
SEESSEA LIMITED.....	144203	2/11/1965
SELECT PAVING LIMITED.....	210993	28/ 3/1968
SHEDRAK LIMITED.....	113934	27/ 6/1961
SKEAD BROS. LIMITED.....	73805	21/ 7/1954
SORTI HOLDING LIMITED.....	104450	22/ 1/1960
STAN COHN LIMITED.....	109012	29/ 9/1960
STAR REAL ESTATE LIMITED.....	142705	17/ 8/1965
STEREO-VOICE OF CANADA LIMITED.....	106069	19/ 4/1960
SZABO AUTO LEASING HAMILTON LIMITED.....	108816	28/ 9/1960
THE BEAVER BAIT COMPANY LIMITED.....	88916	6/ 7/1957
THE NOW GENERATION LIMITED.....	211082	29/ 3/1968
THOMAS WILSON LIMITED.....	109849	30/11/1960
TILLSONBURG TIRE & BATTERY LIMITED.....	100112	13/ 3/1959
TINWICK INVESTMENTS LIMITED.....	138809	1/ 3/1965
TOM SHAW'S MAINTENANCE COMPANY LIMITED.....	154863	21/11/1966
TONDIX INVESTMENTS LIMITED.....	224635	17/ 6/1969
UNIWEB MANUFACTURING COMPANY LIMITED.....	202203	4/ 4/1967
UTOPIAN INVESTMENTS LIMITED.....	144761	25/11/1965
W. C. MCLEOD HEATING AND VENTILATING SUPPLIES LIMITED.....	120780	25/ 7/1962
WARTIAN LOCK CANADA LIMITED.....	145857	6/ 1/1966
WATERFORD CONTRACTING LIMITED.....	135291	4/ 9/1964
WEST INDIAN INVESTMENTS LIMITED.....	145860	4/ 1/1966
WESTLAND MINING COMPANY LIMITED.....	51019	20/ 6/1945
WILLEST LIMITED.....	147177	25/ 2/1966
WOODY'S MEN'S & BOYS' WEAR LIMITED.....	116709	6/12/1961
722 PAPE AVENUE LIMITED.....	119116	24/ 4/1962

JOHN T. CLEMENT,
Minister of Consumer and Commercial Relations.

Cancellation of Certificates of Incorporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, the certificates of incorporation of the corporations named hereunder have been cancelled by an order dated March 28, 1973 for default in filing annual return under *The Corporations Information Act* and the said corporations shall be dissolved on May 2, 1973.

Name of Corporation	File Number	Date of Incorporation
A. MARAGOS FILMS AND ENTERPRISES LIMITED.....	217442	31/ 1/1969
ACADEMY STEEL LIMITED.....	220555	27/ 2/1969
ADDAX CONSTRUCTION COMPANY LIMITED.....	219921	10/ 2/1969
ADELAIDE SECURITIES LIMITED.....	59651	21/ 7/1949
AL & BOB OFFICE MAINTENANCE LIMITED.....	218866	9/ 1/1969
ALBION CHARCOAL PIT LIMITED.....	219710	12/ 2/1969
ASACO FOOD IMPORTERS LIMITED.....	220504	25/ 2/1969
B. & H. MOVERS AND STORAGE LIMITED.....	219428	27/ 1/1969
BLENHEIM FARMS LIMITED.....	221535	26/ 3/1969
BOB YUZWIN LIMITED.....	221406	21/ 3/1969
BRU-BAR FOODS AND CONFECTIONERY LIMITED.....	220114	17/ 2/1969
CABINDA HOLDINGS LIMITED.....	219011	15/ 1/1969
CAMBRIAN NORTHERN ARTISTS LIMITED.....	213356	4/ 9/1968
CARAVAN TRAILER LODGES (ONTARIO) LIMITED.....	218116	11/12/1968
CATERING, RENTALS & MAINTENANCE LIMITED.....	220200	19/ 2/1969
CFC MARINE INSURANCE AGENCY LIMITED.....	219331	11/ 3/1969
CORTINA FILMS LIMITED.....	221098	13/ 3/1969
D. C. MACKLEM POOLS LIMITED.....	221042	12/ 3/1969
DARROCH HASTINGS LIMITED.....	221451	24/ 3/1969
DECA TECHNICAL REPRODUCTIONS LIMITED.....	218892	9/ 1/1969
DISCOUNT LUMBER COMPANY LIMITED.....	220360	28/ 2/1969
DORM CONSTRUCTION LIMITED.....	218119	11/12/1968
DUNMACK GENERAL CONTRACTORS LIMITED.....	217916	10/12/1968
E. & A. STECKLY LIMITED.....	220197	4/ 3/1969
EL ZORRO DISCOTHEQUES LIMITED.....	219774	4/ 2/1969
EXAMPLE CAR IMPORTS LIMITED.....	219168	17/ 1/1969
FALCON STRUCTURAL FORMING (CENTRAL) LIMITED.....	219787	4/ 2/1969
FINCH TERRAZZO COMPANY LIMITED.....	221127	24/ 3/1969
FOAMLAND FURNITURE LIMITED.....	220365	24/ 2/1969
G. RANDOLPH WOODS & ASSOCIATES LIMITED.....	220247	20/ 2/1969
GALEX INDUSTRIES LIMITED.....	220628	28/ 2/1969
GEORGE MOSS MOTORS LIMITED.....	221558	26/ 3/1969
GOOSE CARS LIMITED.....	219479	28/ 1/1969
GREENPOST CONSTRUCTION LIMITED.....	217793	5/12/1968
H. & W. LIGHTING LIMITED.....	219569	30/ 1/1969
HARVIEW FARMS LIMITED.....	221534	26/ 3/1969
HERALDIC HOUSE OF GIFTS LIMITED.....	219818	13/ 2/1969
INDUSTRIAL GENERAL CONTRACTORS LIMITED.....	221363	21/ 3/1969
JOHN BARROW DEVELOPMENTS LIMITED.....	220716	4/ 3/1969
KENTISH-MCLEOD HOLDINGS LIMITED.....	218356	20/12/1968
L & L PUBLISHING AND DISTRIBUTING LIMITED.....	218660	2/ 1/1969
LAKELINE DISTRIBUTORS LIMITED.....	218971	13/ 1/1969
LEMURAN HOLDINGS LIMITED.....	221514	26/ 3/1969
LI'L RED CABOOSE LIMITED.....	221216	18/ 3/1969
LUIGI PETRUCCI ENTERPRISES LIMITED.....	219008	14/ 1/1969
M & N PRODUCTION COMPANY LIMITED.....	218992	14/ 1/1969
MANSELL ELECTRONIC PRODUCTS LIMITED.....	217921	7/ 3/1969
MANUTAI INVESTMENTS LIMITED.....	218287	19/12/1968
MARALCO TRADING COMPANY OF CANADA LIMITED.....	221097	17/ 3/1969
MARKVIEW INVESTMENTS LIMITED.....	221252	18/ 3/1969
MCALEAVEY LIMITED.....	220547	26/ 2/1969
MENINDEE FARMS LIMITED.....	219012	15/ 1/1969
NATCO STEEL AND METAL LIMITED.....	220446	25/ 2/1969

Name of Corporation	File Number	Date of Incorporation
NICK ZOBAY & SONS CONSTRUCTION LIMITED.....	218622	6/ 1/1969
ORCHID EXPRESS LIMITED.....	219893	7/ 2/1969
P. B. H. PUBLICATIONS LIMITED.....	220748	4/ 3/1969
PARADIGM INTERNATIONAL MARKETING RESEARCH & CONSULTING LIMITED.....	218613	27/ 1/1969
PELEN SECURITIES LIMITED.....	221710	27/ 3/1969
PETRONA BEAUTY EQUIPMENT LIMITED.....	219095	17/ 1/1969
PIRANHA MANAGEMENT SERVICES LIMITED.....	218083	13/12/1968
PLEASURE CRAFT INDUSTRIES LIMITED.....	220996	11/ 3/1969
PRAESIDIUM ELECTRONICS LIMITED.....	219451	6/ 2/1969
QUINTE DRAGWAY LIMITED.....	218198	12/12/1968
RAIMO CLEANERS LIMITED.....	218170	16/12/1968
RES-Q-AIR (QUEBEC) LIMITED.....	219528	29/ 1/1969
RICHARD DROZD AND ASSOCIATES LIMITED.....	218471	24/12/1968
RICHARD POCKOCK REAL ESTATE LIMITED.....	218956	13/ 1/1969
ROBERT C. FREDERICK & ASSOCIATES CORPORATION LIMITED.....	218949	10/ 1/1969
ROCK MACHINERY COMPANY LIMITED.....	218725	3/ 1/1969
ROGATE HOLDINGS LIMITED.....	221396	21/ 3/1969
RON WATSON'S SHOES LIMITED.....	220593	27/ 2/1969
ROSE SNIDERMAN LIMITED.....	220782	6/ 3/1969
RP COMPUTING RESEARCH INTERNATIONAL LIMITED.....	220838	7/ 3/1969
RUBEN RIVAS CORPORATION LIMITED.....	220541	26/ 2/1969
SEALANE CONSTRUCTION LIMITED.....	219721	3/ 2/1969
SHERINDA INVESTMENTS LIMITED.....	218151	13/12/1968
SITAL LIMITED.....	217672	2/12/1968
SNOW FILM ENTERPRISES LIMITED.....	221667	31/ 3/1969
SONACH EQUIPMENT (YORK) LIMITED.....	219536	29/ 1/1969
STAMFABBLE LEASING LIMITED.....	218863	16/ 1/1969
SYSTRAX LIMITED.....	220341	25/ 2/1969
TAUBENBERGER-HOBBS HAULAGE LIMITED.....	219593	6/ 2/1969
THE HOUSE OF JOHN CREATIVE LIMITED.....	219862	6/ 2/1969
THERMOBILE CORPORATION LIMITED.....	221166	14/ 3/1969
TIPA HOLDINGS LIMITED.....	221295	20/ 3/1969
TOP HAT QUALITY CLEANERS LIMITED.....	220730	5/ 3/1969
UPTIGHT INVESTMENTS LIMITED.....	218756	6/ 1/1969
VENUS TRAVEL AGENCY LIMITED.....	219337	29/ 1/1969
VIVIAN HOUSEWARES LIMITED.....	220736	4/ 3/1969
WHITMAN MANAGEMENT SERVICES LIMITED.....	217695	2/12/1968
WINTER-HAVEN FARMS LIMITED.....	218875	8/ 1/1969
WORLD WIDE ENTERTAINMENTS LIMITED.....	218053	12/12/1968
400 TURF FARMS LIMITED.....	220147	18/ 2/1969

JOHN T. CLEMENT,
Minister of Consumer and Commercial Relations.

Government Notice — Under The Mining Act

LIST OF LANDS AND/OR MINING RIGHTS OPEN FOR STAKING

June 1, 1973

PURSUANT to the provisions of Subsection 7, Section 668 of *The Mining Act*, the following lands and mining rights shall be open for prospecting, staking out, sale or lease at and after 7.00 o'clock standard time in the forenoon of the 1st day of June, 1973.

WALTER Q. MACNEE,
Deputy Minister of
Natural Resources.

Ministry of Natural Resources,
Whitney Block,
Parliament Buildings,
Toronto, Ontario,
April 25, 1973.

DISTRICT OF ALGOMA

Account No.	Parcel No.	Description	Area (Acres)
ABERDEEN TOWNSHIP			
A. 441	672 ACS	Mining Rights, N. $\frac{1}{2}$ Lot 5, Concession 3.....	160.0
A. 417	1315 ACS	Mining Rights, S. $\frac{1}{2}$ of S. $\frac{1}{2}$ Lot 4, Concession 4.....	80.0

AWERES TOWNSHIP

A. 264	2602 AWS	Mining Rights, S.W. Subdivision, Section 27.....	157.0
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PRINCE TOWNSHIP

A. 129	R.O.	<p>Mining Rights, Parts of the North West Subdivision of Broken Section 31, being more particularly described as follows: Premising that the northerly limit of the Gros Cap Highway as shown on D.H.O. Plan P-2329-1 has an assumed astronomical bearing of north 70 degrees 18 minutes 30 seconds west, and relating all bearings herein thereto;</p> <p>FIRSTLY: That part of the said North West Quarter of Broken Section 31, containing an area of 0.74 acres and more particularly described as follows: Beginning at the southeast corner of the North West Quarter of said Broken Section 31, being the point of intersection of the easterly limit of said Quarter Section with the high water mark of Lake Superior; Thence north 0 degrees 05 minutes east, along said easterly limit, 148.10 feet, to its intersection with the southerly limit of the Gros Cap Highway as shown on D.H.O. Plan P-2329-1; Thence north 70 degrees 18 minutes 30 seconds west, along said southerly highway limit and the westerly production thereof, 913.78 feet to the point of commencement; Thence continuing north 70 degrees 18 minutes 30 seconds west, 201.94 feet; Thence along a tangential curve, to the left, of radius 114.82 feet, a chord distance of 114.82 feet and bearing south 79 degrees 41 minutes 30 seconds west; Thence along a tangential curve, to the left, of radius 66.45 feet, a chord distance of 125.36 feet and bearing south 20 degrees 55 minutes east; Thence along a tangential curve, to the left, of radius 507.99 feet, a chord distance of 179.77 feet and bearing north 78 degrees 17 minutes east; Thence north 68 degrees 05 minutes 30 seconds east, 88.74 feet, more or less, to the point of commencement.</p> <p>SECONDLY: That part of the said North West Quarter of Broken Section 31, containing 87 acres, more particularly described as follows: Commencing at the point of intersection of the northerly limit of the Gros Cap Highway with the easterly limit of</p>	
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2094		THE ONTARIO GAZETTE	
		DISTRICT OF ALGOMA—Continued	
Account No.	Parcel No.	Description	Area (Acres)
PRINCE TOWNSHIP—Continued			
		the North West Quarter of said Broken Section 31 and which said point is distant 218.16 feet, more or less, from the south-east corner of the North West Quarter of said Broken Section 31; Thence north 70 degrees 18 minutes 30 seconds west, along said northerly highway limit, 388.14 feet; Thence north 19 degrees 41 minutes 30 seconds east, 600.0 feet; Thence north 70 degrees 18 minutes 30 seconds west, 200.0 feet; Thence south 19 degrees 41 minutes 30 seconds west, 320.65 feet; Thence south 85 degrees 47 minutes 30 seconds west, 54.62 feet; Thence south 19 degrees 41 minutes 30 seconds west, 257.21 feet, more or less, to the northerly limit of the aforementioned Gros Cap Highway; Thence north 70 degrees 18 minutes 30 seconds west, 454.07 feet; Thence along a tangential curve, to the left, of radius 180.82 feet, a chord distance of 180.82 feet, and bearing south 79 degrees 41 minutes 30 seconds west; Thence south 57 degrees 37 minutes 30 seconds west, 147.60 feet, more or less, to intersect the high water mark of Lake Superior; Thence in a general northwesterly direction along said high water mark to its intersection with the northerly limit of the North West Quarter of said Broken Section 31; Thence south 89 degrees 59 minutes 30 seconds east, along said northerly limit, 2,506.0 feet, more or less, to the northeast angle of said North West Quarter of said Broken Section 31; Thence south 0 degrees 05 minutes west, along the easterly limit of said Broken North West Quarter, 2,321 feet, more or less, to the point of commencement.	
		The above described parcels being the mining rights of those lands described as "Firstly" and "Thirdly" in Instrument No. T. 63072 dated April 22, 1964 and Registered May 15, 1964.....	87.74

		ST. MARY TOWNSHIP (now in the City of Sault Ste. Marie)	
A. 301	R.O.	<p>Mining Rights, Part of the South Subdivision, Section 3, being the whole of the said South Subdivision saving and excepting thereout and therefrom those parts more particularly described as follows:</p> <p>FIRSTLY: Premising that the western limit of Boundary Road has an assumed bearing of north 30 minutes east according to registered subdivision plan No. H-493 and relating all bearings herein thereto; Commencing where a survey post has been planted defining the southwestern angle of Section 3; Thence north 20 minutes 30 seconds east along the western limit thereof, a distance of 49.51 feet; Thence north 88 degrees 20 minutes 30 seconds east a distance of 865.6 feet; Thence south 30 minutes west a distance of 49.53 feet to the southern limit of said Section 3; Thence south 88 degrees 20 minutes 30 seconds west thereon 865.46 feet to the said point of commencement, containing 0.984 of an acre, more or less.</p> <p>SECONDLY: Premising that the western limit of Boundary Road has an assumed bearing of north 30 minutes east according to registered subdivision plan No. H-493 and relating all bearings herein, thereto; Commencing at a point in the western limit of said Section 3 distant 49.51 feet measured north 20 minutes 30 seconds east thereon from the southwestern angle thereof; Thence continuing north 20 minutes 30 seconds east along said western limit of Section 3 a further distance of 1.0 feet; Thence north 88 degrees 20 minutes 30 seconds east a distance of 865.6 feet to a survey post planted; Thence south 30 minutes west a distance of 1.0 feet; Thence south 88 degrees 20 minutes 30 seconds west 865.6 feet to the said</p>	

DISTRICT OF ALGOMA—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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ST. MARY TOWNSHIP—*Continued*

point of commencement, containing 0.020 of an acre, more or less. The parcels as herein described as firstly and secondly being shown outlined in red on a plan of survey dated the 5th day of December, 1966, signed by J. B. Chambers, O.L.S. a duplicate of which plan is attached to and forms part of Instrument No. T. 87998 dated December 16, 1966 and registered August 1, 1967.

THIRDLY: Premising that the eastern limit of said Section 3 has an astronomical bearing of north 9 minutes east and relating all bearings herein, thereto; Commencing at a point in the eastern limit of said Section 3 distant 588.0 feet measured south 9 minutes west thereon from the northeastern angle of said Southern Subdivision thereof; Thence continuing south 9 minutes west along said eastern limit of Southern Subdivision of Section 3 a further distance of 360.0 feet; Thence south 87 degrees 57 minutes west 20 feet; Thence north 9 minutes east 360.0 feet; Thence north 87 degrees 57 minutes east 20 feet to the said point of commencement, containing 0.165 of an acre, more or less.

The parcel as herein described as thirdly being shown outlined in red on a plan of survey dated the 16th day of December, 1968, signed by J. B. Chambers, O.L.S. a duplicate of which plan is attached to and forms part of Instrument No. T. 104814 dated April 18, 1969 and registered October 30, 1969.

FOURTHLY: Premising that the eastern limit of said Section 3 has an astronomic bearing of north 9 minutes east and relating all bearings herein thereto; Commencing at a point in the eastern limit of said Section 3 distant 588.0 feet measured south 0 degrees 09 minutes west thereon from the northeastern angle of said Southern Subdivision thereof; Thence south 87 degrees 57 minutes west, 20 feet to the place of beginning; Thence south 0 degrees 09 minutes west and parallel to the eastern limit of Southern Subdivision of Section 3, 360 feet to a point; Thence south 87 degrees 57 minutes west, 250 feet to a point; Thence north 0 degrees 09 minutes east, 360 feet to a point; Thence north 87 degrees 57 minutes east, 250 feet, more or less, to the place of beginning, containing 2.066 acres, more or less.

The parcel as herein described as fourthly being shown outlined in red on a plan of survey dated the 16th day of December, 1968 and revised the 28th day of May, 1969, signed by J. B. Chambers, O.L.S. a duplicate of which plan is attached to and forms part of Instrument No. T. 104907 dated May 5, 1969 and registered November 3, 1969.

FIFTHLY: Premising that the southern limit of said Broken Section 3 has an assumed bearing of north 89 degrees 3 minutes east and relating all bearings herein, thereto; Commencing at the southeastern angle of said Broken Section 3; Thence north 9 minutes east along the eastern limit thereof 366.0 feet; Thence south 89 degrees 3 minutes west 270.0 feet; Thence south 9 minutes west 66.0 feet; Thence south 89 degrees 3 minutes west 130.0 feet; Thence south 9 minutes west 300.0 feet to the southern limit of said Section 3; Thence north 89 degrees 3 minutes east thereon 400.0 feet to the said point of commencement, containing 3.164 acres, more or less.

The parcel as herein described as fifthly being shown outlined in red on a plan of survey dated the 7th day of December, 1965, signed by J. B. Chambers, O.L.S., a duplicate of which plan is attached to and forms part of Instrument No. T. 78192 dated March 10, 1966 and registered April 12, 1966.

Subject to Section 37 of *The Mining Act*.

DISTRICT OF ALGOMA—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS			
A. 96	1093 AWS	Mining Rights, S.S.M. 1699, Township 29, Range 24	26.3
A. 96	1093 AWS	Mining Rights, S.S.M. 1700, Township 29, Range 24	48.1
A. 96	1093 AWS	Mining Rights, S.S.M. 1701, Township 29, Range 24	73.1
A. 96	1093 AWS	Mining Rights, S.S.M. 1702, Township 29, Range 24	53.6
A. 96	1093 AWS	Mining Rights, S.S.M. 1703, Township 29, Range 24	51.1
A. 96	1093 AWS	Mining Rights, S.S.M. 1704, Township 29, Range 24	70.3
A. 96	1093 AWS	Mining Rights, S.S.M. 1705, Township 29, Range 24	53.1
A. 96	1093 AWS	Mining Rights, S.S.M. 1706, Township 29, Range 24	50.2
A. 5	1482 AWS	S.S.M. 2204, Township 48	66.09
A. 5	1453 AWS	S.S.M. 2205, Township 48	36.11
A. 5	1453 AWS	S.S.M. 2206, Township 48	51.35
A. 5	1453 AWS	S.S.M. 2207, Township 48	43.95
A. 5	1453 AWS	S.S.M. 2208, Township 48	48.97
A. 5	1453 AWS	S.S.M. 2209, Township 48	46.05
A. 5	1453 AWS	S.S.M. 2210, Township 48	51.83
A. 5	1453 AWS	S.S.M. 2218, Township 48	29.51
A. 5	1492 AWS	S.S.M. 2219, Township 48	69.91
A. 5	1492 AWS	S.S.M. 2220, Township 48	71.41
A. 37	1615 AWS	S.S.M. 2476, Township 47	42.0
A. 37	1615 AWS	S.S.M. 2477, Township 47	43.62
A. 37	1659 AWS	S.S.M. 2478, Township 47	58.77
A. 23	2041 AWS	Part S.S.M. 6578, not covered by the waters of Albert Lake, Township 47	9.2
A. 351	4787 AES	Mining Rights, S.S.M. 9287, Township 30, Range 22	61.419
A. 351	4785 AES	Mining Rights, S.S.M. 10426, Township 30, Range 22	52.45
A. 351	4801 AES	Mining Rights, S.S.M. 10500, Township 30, Range 22	44.0
A. 351	4788 AES	Mining Rights, S.S.M. 10693, Township 30, Range 22	37.68
A. 351	4802 AES	Mining Rights, S.S.M. 10777, Township 30, Range 22	45.9
A. 351	4781 AES	Mining Rights, S.S.M. 10778, Township 30, Range 22	17.18
A. 351	4786 AES	Mining Rights, S.S.M. 10779, Township 30, Range 22	21.30
A. 351	4792 AES	Mining Rights, Part S.S.M. 10838, not covered by the waters of Blackington Lake and Crozier Lake, Township 30, Range 22	56.59
A. 351	4793 AES	Mining Rights, Part S.S.M. 10839, not covered by the waters of Blackington Lake and an unnamed lake, Township 30, Range 22	18.70
A. 351	4794 AES	Mining Rights, Part S.S.M. 10840, not covered by the waters of Blackington Lake, Township 30, Range 22	45.53
A. 351	4795 AES	Mining Rights, Part S.S.M. 10860, not covered by the waters of Crozier Lake, Township 30, Range 22	32.0
A. 351	4799 AES	Mining Rights, S.S.M. 10861, Township 30, Range 22	30.26
A. 351	4796 AES	Mining Rights, S.S.M. 10862, Township 30, Range 22	44.89
A. 351	4798 AES	Mining Rights, Part S.S.M. 11025, not covered by the waters of Blackington Lake and an unnamed lake, Township 30, Range 22	29.29
A. 351	4797 AES	Mining Rights, S.S.M. 11026, Township 30, Range 22	29.65
A. 351	4783 AES	Mining Rights, Part S.S.M. 11028, not covered by the waters of Blackington Lake, Township 30, Range 22	43.70
A. 351	4800 AES	Mining Rights, S.S.M. 11029, Township 30, Range 22	34.07
A. 351	4784 AES	Mining Rights, Part S.S.M. 11030, not covered by waters of Junction Lake lying outside the limits of Lake Superior Provincial Park, Township 30, Range 22	20.0

DISTRICT OF ALGOMA—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
A. 351	4791 AES	Mining Rights, Y. 422, Township 30, Range 22.....	42.0
A. 351	4790 AES	Mining Rights, Y. 423, Township 30, Range 22.....	27.0
A. 264	2602 AWS	Mining Rights, Island "A" in Trout Lake, south of Section 26, Aweres Township.....	10.0

DISTRICT OF COCHRANE

BEATTY TOWNSHIP

C. 233	4539 SEC	Mining Rights, N.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 4, Concession 1 (L. 13899)....	39.0
C. 233	4542 SEC	Mining Rights, S.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 4, Concession 1 (L. 13900)....	39.0
C. 233	4869 SEC	Mining Rights, S.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 4, Concession 1 (L. 16477)....	39.0
C. 233	7191 SEC	Mining Rights, S.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 5, Concession 1 (L. 22257)....	39.25
C. 233	4538 SEC	Mining Rights, S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 4, Concession 2 (L. 13782)....	40.125
C. 761	12859 SEC	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 12, Concession 4 (L. 54506)..<	39.875
C. 761	12037 SEC	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 10, Concession 5 (L. 50650)..<	40.25

BECK TOWNSHIP

C. 939	6051 NEC (Firstly)	Mining Rights, N.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 6.....	41.25
C. 939	6052 NEC	Mining Rights, N.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 6.....	41.25
C. 939	6051 NEC (Secondly)	Mining Rights, S.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 6.....	41.25

BOND TOWNSHIP

C. 939	14994 SEC	Mining Rights, S. $\frac{1}{2}$ of S. $\frac{1}{2}$ Lot 7, Concession 6.....	80.25
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BOWMAN TOWNSHIP

C. 954	15028 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 6, Concession 5.....	164.0
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CALVERT TOWNSHIP

C. 300	3132 NEC	Mining Rights, S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 12, Concession 4 (T. 25381)..<	39.625
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CARNEGIE TOWNSHIP

C. 914	6003 NEC	Mining Rights, N. Part Broken Lot 3, Concession 2.....	153.0
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CARR TOWNSHIP

C. 866	14177 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 5, Concession 2.....	160.0
C. 1029	15556 SEC	Mining Rights, S. Parts of Broken Lot 8, Concession 2.....	101.0

CLERGUE TOWNSHIP

C. 626	7797 SEC	Mining Rights, N. $\frac{1}{2}$ Lot 2, Concession 1; Saving and Excepting thereout and therefrom easement No. 104785 dated Sept. 29, 1958, to the Northern Ontario Natural Gas Company Limited as shown on Volume of Gas Pipe Line Easement Survey Plans 103269 Cochrane.....	161.0
C. 626	7798 SEC	Mining Rights, N. $\frac{1}{2}$ Lot 3, Concession 1; Saving and Excepting thereout and therefrom easement No. 104510 dated Sept. 19, 1958, to the Northern Ontario Natural Gas Company Limited as shown on Volume of Gas Pipe Line Easement Survey Plans 103269 Cochrane.....	161.0

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
CLERGUE TOWNSHIP— <i>Continued</i>			
C. 626	7800 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 3, Concession 1; Saving and Excepting thereout and therefrom easement No. 104508 dated Sept. 19, 1958, to the Northern Ontario Natural Gas Company Limited as shown on folio 1 in Volume of Gas Pipe Line Easement Survey Plans 103269 Cochrane.	161.0
C. 1032	5420 SEC	Mining Rights, N. $\frac{1}{2}$ Lot 11, Concession 6; Saving and Excepting thereout and therefrom that part expropriated by the Department of Highways by No. 86955 dated March 15, 1955 and registered April 5, 1955. Also Saving and Excepting thereout and therefrom that part expropriated by the Department of Highways by No. 94006 dated September 6, 1956 and registered October 4, 1956.	165.0
COULSON TOWNSHIP			
C. 939	14992 SEC	Mining Rights, S. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 6, Concession 4.	80.0
CURRIE TOWNSHIP			
C. 939	14995 SEC	Mining Rights, S. $\frac{1}{2}$ of S. $\frac{1}{2}$ Lot 4, Concession 5.	81.0
FOURNIER TOWNSHIP			
C. 992	1410 NEC	Mining Rights, N. $\frac{1}{2}$ of Lot 2, Concession 5; Saving and Excepting thereout and therefrom the easement granted to Trans-Canada Pipe Lines Limited as No. 103360 dated July 2, 1958, as shown on Plan 119673 Cochrane and registered as No. 138304 Cochrane.	151.0
GLACKMEYER TOWNSHIP			
C. 1019	888 L&G	Mining Rights, Lot 21, Concession 6.	150.0
C. 956	1917 L&G	Mining Rights, Lot 9, Concession 7.	150.0
GOWAN TOWNSHIP			
C. 914	14955 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 9, Concession 3.	159.0
C. 914	14954 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 10, Concession 5.	164.0
HISLOP TOWNSHIP			
C. 469	7472 SEC	Mining Rights, Part of Lot 1, Concession 3 (L. 26539), being more particularly described as follows: Commencing at a point distant 26.666 chains measured northerly parallel to the east limit of the said lot from a point in the south limit of the said lot distant 18.58 chains measured easterly along the said south limit from the southwesterly angle of the said lot; Thence northerly parallel to the east limit of the said lot 26.666 chains; Thence westerly parallel to the south limit of the said lot 18.58 chains, more or less, to the west limit of the said lot; Thence southerly thereon 26.666 chains, more or less, to the intersection with a line drawn parallel to the south limit of the said lot from the point of commencement; Thence easterly along said parallel line 18.58 chains, more or less, to the said point of commencement.	49.55

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
MOUNTJOY TOWNSHIP			
C. 846	13017 SEC	Mining Rights, Part of Broken Lot 8, Concession 1, lying south of the Mattagami River.	142.0
C. 1005	15901 SEC	Mining Rights, S.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 1, Concession 2, subject to Section 37 of The Mining Act.	40.0
C. 1005	16142 SEC	Mining Rights, S.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 1, Concession 2, subject to Section 37 of The Mining Act.	40.0
C. 253	2350 SEC	Mining Rights, Part of S. Part Lot 5, Concession 2, being that part more particularly described as follows: Commencing at the southeasterly angle of the said Lot 5, in the Second Concession of the Township of Mountjoy, thence west astronomically along the southerly limit of said lot 200 feet; thence north astronomically and parallel to the easterly limit of said lot 595 feet to the southerly limit of the road reservation along the southerly shore of the Mattagami River in the said lot; thence south 84 degrees 14 minutes east along the said southerly limit 200.7 feet to a point in the said easterly limit, the last mentioned point being distant 579.6 feet from the said south-easterly angle; thence south astronomically along the said easterly limit 579.6 feet, more or less, to the said point of beginning.	2.70
C. 851	5967 SEC	Mining Rights, Part of S. $\frac{1}{2}$ Lot 8, Concession 4, described as follows: Starting at the southeast angle of the said lot; thence north and along the east limit of said lot a distance of 1643 feet 4 inches to the point of commencement; thence north and along the east limit of said lot a distance of 250 feet; thence west and parallel to the southern limit of said lot 396 feet; thence south and parallel to the eastern limit of said lot a distance of 69 feet 4 inches; thence south 65 degrees 31 minutes east a distance of 435 feet 6 inches to the point of commencement. . . .	1.45
C. 1026	4551 SEC	Mining Rights, Part of S. Part of Lot 3, Concession 6, being all that part of the said lot lying south of a line drawn across the said lot, westerly parallel to the south boundary of the said lot from a point in the east boundary thereof, distant 40 chains 99 links measured north from the southeast angle of the said lot. Saving and Excepting thereout and therefrom .021 of an acre, more or less, expropriated by Department of Highways by Instrument No. 118627 dated Jan. 24, 1961, and shown as Plan P-3395-1	154.069
C. 962	15946 SEC	Mining Rights, N.E. Part of Broken Lot 6, Concession 6.	72.38
C. 1009	16140 SEC	Mining Rights, Part of W. Part of S. Part of Broken Lot 6, Concession 6, described as follows: Commencing at the south-west angle of said lot; thence northerly along the west boundary of said lot to a point in the high water mark on the south (left) bank of the Mattagami River; thence easterly and southerly following the meanderings of said high water mark to a point where the said high water mark intersects the south boundary of said lot; thence westerly along aforesaid south boundary to the point of commencement. Excepting therefrom a reserve along the left bank of the said river 66 feet in perpendicular width from aforesaid high water mark.	30.00
MUNRO TOWNSHIP			
C. 939	14991 SEC	Mining Rights, S.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 10, Concession 3.	39.0

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NESBITT TOWNSHIP			
C. 939	6049 NEC (Firstly)	Mining Rights, N.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 1, Concession 5	40.0
C. 939	6050 NEC (Firstly)	Mining Rights, N.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 1, Concession 5	40.0
C. 939	6050 NEC (Secondly)	Mining Rights, S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 1, Concession 5	40.0
C. 939	6049 NEC (Secondly)	Mining Rights, S.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 1, Concession 5	40.0
PLAYFAIR TOWNSHIP			
C. 689	2538 SEC	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 7, Concession 2	39.75
C. 780	2140 SEC	Mining Rights, N.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 3	39.875
C. 874	15902 SEC	Mining Rights, E. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 6, Concession 4	80.0
STOCK TOWNSHIP			
C. 973	15499 SEC	Mining Rights, E. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 4, Concession 5	80.75
C. 626	7602 SEC	Mining Rights, N. Part Lot 1, Concession 6	160.0
C. 626	7603 SEC	Mining Rights, E. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 2, Concession 6	78.750
C. 626	7799 SEC	Mining Rights, W. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 2, Concession 6	78.75
TAYLOR TOWNSHIP			
C. 939	14989 SEC	Mining Rights, Part of N. Part Lot 3, Concession 1, being more particularly described as follows: Commencing at a point in the west boundary of the said lot distant 20 chains measured southerly thereon from the northwesterly angle thereof; thence easterly parallel to the north boundary of the said Lot 3 to intersection with a line drawn parallel to the east boundary of the said lot from a point in the north boundary thereof distant 20 chains measured westerly thereon from the northeast angle of the said lot; thence southerly parallel to the east boundary of the said lot 20 chains, more or less, to intersection with a line drawn parallel to the north boundary of the said lot and distant therefrom 40 chains; thence westerly parallel to the north boundary of the said lot 20 chains, more or less, to the west boundary of the said lot; thence northerly along the said west boundary 20 chains, more or less, to the point of commencement	40.0
C. 1030	2473 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 2, Concession 4	159.35
C. 844	12707 SEC	Mining Rights, Part of S. $\frac{1}{2}$ Lot 3, Concession 4, being the whole of the said S. $\frac{1}{2}$ except the right-of-way of the Ontario Northland Transportation Commission containing 2.28 acres, more or less . .	156.72
C. 626	7795 SEC	Mining Rights, W. $\frac{1}{2}$ of N. $\frac{1}{2}$ Lot 12, Concession 6	78.25
TISDALE TOWNSHIP			
C. 501	10790 W&T	Mining Rights, N.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 7, Concession 1	39.875
C. 501	3772 W&T	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 7, Concession 1	39.875
C. 501	10789 W&T	Mining Rights, Part S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 2, being the whole of the said S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$; Saving and Excepting thereout and therefrom those parts transferred to the H.E.P.C. of Ontario by Instrument 119705 registered April 13th, 1961,	

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
TISDALE TOWNSHIP— <i>Continued</i>			
		and being more particularly described as follows: Premising that the bearings are astronomic and are referred to the meridian through the centre of the Township of Tisdale.	
		FIRSTLY: Having an area of 23.241 acres, more or less, commencing at the southeast angle of said Lot 7; thence north 89 degrees 48 minutes and 20 seconds west along the southern limit of Lot 7 aforesaid 1,131.66 feet; thence north 28 degrees and 02 minutes east 1,493.01 feet to a point in the northern limit of the said southeast quarter of the south half of Lot 7 distant 434.51 feet measured north 89 degrees and 49 minutes west along said northern limit from the northeast angle of the said southeast quarter of the south half of Lot 7; thence south 89 degrees and 49 minutes east along said northern limit 148.83 feet to the southern limit of the lands of the Ontario Northland Railway; thence south 61 degrees and 58 minutes east along said southern limit 323.08 feet to the eastern limit of said Lot 7; thence south 0° 11' 30" west along said eastern limit 1,169.49 feet to the point of commencement.	
		SECONDLY: Having an area of 0.657 of an acre, more or less, commencing at a point in the interior of the said southeast quarter of the south half of Lot 7 distant 1,137.51 feet measured north 28° 02' east from a point in the southern limit of said Lot 7 distant 1,131.66 feet measured north 89° 48' 20" west along said southern limit from the southeast angle of Lot 7 aforesaid; thence north 28° 02' east 50.06 feet; thence north 59° 08' west 529.18 feet to a point in the northern limit of the said southeast quarter of the south half of Lot 7 distant 1,032.28 feet measured north 89° 49' west along said northern limit from the northeast angle of the said southeast quarter of the south half of Lot 7; thence north 89° 49' west along said northern limit 97.98 feet to a point in a line drawn on a course of north 59° 08' west from the point of commencement; thence south 59° 08' east 615.92 feet to the point of commencement.	16.102
C. 501	3771 W&T	Mining Rights, S.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 7, Concession 2; Saving and Excepting thereout and therefrom the right-of-way transferred to Northern Ontario Natural Gas Company Limited by Instrument No. 104800 dated Sept. 13, 1958 and shown on folio 17 in the Volume of Gas Pipe Line Easement Survey Plans 103269 Cochrane	40.0
C. 546	4205 W&T (Secondly)	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 5, Concession 4	40.0
C. 546	666 W&T	Mining Rights, S.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 5, Concession 4	40.0
C. 546	4225 W&T	Mining Rights, N. Part Lot 6, Concession 4	160.0
C. 546	4205 W&T (Thirdly)	Mining Rights, S.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 5, Concession 5	39.75
C. 546	4205 W&T (Fourthly)	Mining Rights, S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 6, Concession 5	40.5
WALKER TOWNSHIP			
C. 939	14993 SEC	Mining Rights, Part of S. $\frac{1}{2}$ Lot 2, Concession 1, being the whole of the said S. $\frac{1}{2}$; Saving and Excepting thereout and therefrom the lands required for water power purposes as shown coloured red on Plans of Survey by Routley and Summers, Ontario Land Surveyors, dated March 15, 1913 and February 15, 1915, of record in the Ministry of Natural Resources, containing 20.74 acres, more or less	137.26
C. 626	7793 SEC 7794 SEC	Mining Rights, N. $\frac{1}{2}$ Lot 11, Concession 1	160.5
C. 626	7604 SEC	Mining Rights, S. $\frac{1}{2}$ Lot 11, Concession 1	160.5
C. 626	7796 SEC	Mining Rights, N. Part Lot 12, Concession 1	159.0

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
WARDEN TOWNSHIP			
C. 939	14990 SEC	Mining Rights, S.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 4, Concession 1	40.25
WARK TOWNSHIP			
C. 758	770 SND	Mining Rights, N. $\frac{1}{2}$ Lot 1, Concession 2	160.0
C. 939	15116 SEC	Mining Rights, N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 3, Concession 6	38.875
WHITNEY TOWNSHIP			
C. 965	7653 W&T (Firstly)	Mining Rights, S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 3, Concession 1	40.375
C. 965	7653 W&T (Secondly)	Mining Rights, S.W. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 3, Concession 1	40.375
C. 965	5091 W&T	Mining Rights, N.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 4, Concession 3	40.0
C. 585	1176 W&T	Mining Rights, Part of Lot 10, Concession 3, being more particularly described as follows: Commencing at a point within the said broken lot at the distance of 18 chains 84 links measured west along the south limit of the lot and 20 chains 34 $\frac{3}{10}$ links measured north parallel to the east limit; the said point being the southwest angle of that portion of the said lot heretofore granted to John W. Callinan by letters patent dated May 2nd, 1913; thence north along the west limit of the lands so patented 3 chains 20 links, more or less, to high water mark on the southeasterly shore of Porcupine Lake; thence southwesterly following the said high water mark to the point of its intersection with a line drawn westerly through the point of commencement parallel to the south limit of the lot; thence easterly along the said line being the north limit of that portion of the said lot heretofore granted to Thomas Percival Galt by letters patent dated July 4, 1913, to the place of beginning	3.0
WILKIE TOWNSHIP			
C. 1012	13458 SEC	Mining Rights, N. $\frac{1}{2}$ of Lot 7, Concession 3	160.0
NUMBERED CLAIMS AND LOCATIONS			
C. 915	5540 SEC	Mining Rights, Part H.R. 834, being more particularly described as follows: Commencing at the northwest angle of the said Mining Claim; thence south 0 degrees and 59 minutes east along the western limit of said claim 7 chains and 15 links; thence east astronomically parallel to the northern limit of said claim 7 chains; thence north 0 degrees and 59 minutes west parallel to the western limit of said claim 7 chains and 15 links to the northern limit of said claim; thence west astronomically along said northern limit 7 chains, more or less, to the point of commencement, Ogden Township.	5.0
C. 324	3256 SEC	H.R. 844, Deloro Township.	36.5
C. 324	3257 SEC	H.R. 845 (P. 8278), Deloro Township.	34.75
C. 339	3947 SEC	L. 9978, Harker Township.	30.06
C. 339	3948 SEC	L. 9979, Harker Township.	13.77
C. 339	3942 SEC	L. 9982, Harker Township.	15.21
C. 106	4048 SEC	Mining Rights, L. 10531, Harker Township.	37.65
C. 106	4049 SEC	Mining Rights, L. 10532, Harker Township.	42.57
C. 106	4541 SEC	Mining Rights, L. 10533, Harker Township.	50.56
C. 106	4050 SEC	Mining Rights, L. 10536, Harker Township.	40.07
C. 106	4030 SEC	Mining Rights, L. 10537, Harker Township.	36.77

DISTRICT OF COCHRANE—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
C. 106	4031 SEC	Mining Rights, L. 10538, Harker Township	45.69
C. 106	4038 SEC	Mining Rights, L. 10608 ½, Harker Township	48.38
C. 106	4032 SEC	Mining Rights, L. 10691, Harker Township	33.89
C. 106	4033 SEC	Mining Rights, L. 10692, Harker Township	45.6
C. 106	4034 SEC	Mining Rights, L. 10693, Harker Township	39.8
C. 106	4035 SEC	Mining Rights, L. 10694, Harker Township	44.59
C. 106	4036 SEC	Mining Rights, L. 10695, Harker Township	48.3
C. 610	8905 SEC	Mining Rights, L. 11260 & L. 11261 (L. 32922), Holloway Township	48.41
C. 610	8906 SEC	Mining Rights, L. 11262 (L. 32927), Holloway Township	41.65
C. 610	8907 SEC	Mining Rights, L. 11263 (L. 32926), Holloway Township	42.41
C. 610	8908 SEC	Mining Rights, L. 11264 & L. 11265 (L. 32921), Holloway Township	62.51
C. 106	4821 SEC	Mining Rights, L. 11286 (L. 19203), Harker Township	44.50
C. 106	4826 SEC	Mining Rights, L. 11288 (L. 19201), Harker Township	48.57
C. 106	4822 SEC	Mining Rights, L. 11307 (L. 19197), Harker Township	25.87
C. 106	4823 SEC	Mining Rights, L. 11308 (L. 19198), Harker Township	26.86
C. 106	4037 SEC	Mining Rights, L. 11388, Harker Township	45.48
C. 610	8909 SEC	Mining Rights, L. 11415 (L. 32931), Holloway Township	29.55
C. 106	4824 SEC	Mining Rights, L. 11687 (L. 19204), Harker Township	48.39
C. 610	8910 SEC	Mining Rights, L. 13403 (L. 32925), Holloway Township	44.37
C. 106	4827 SEC	Mining Rights, L. 19199, Harker Township	41.67
C. 106	4828 SEC	Mining Rights, L. 19200, Harker Township	43.24
C. 106	4825 SEC	Mining Rights, L. 19202, Harker Township	31.53
C. 610	8911 SEC	Mining Rights, L. 32919, Holloway Township	43.62
C. 610	8912 SEC	Mining Rights, L. 32920, Holloway Township	49.42
C. 610	8901 SEC	Mining Rights, L. 32923, Holloway Township	52.87
C. 610	9287 SEC	Mining Rights, L. 32924, Holloway Township	87.11
C. 610	8913 SEC	Mining Rights, L. 32928, Holloway Township	38.24
C. 610	8914 SEC	Mining Rights, L. 32929, Holloway Township	62.82
C. 610	8915 SEC	Mining Rights, L. 32930, Holloway Township	40.37
C. 610	8916 SEC	Mining Rights, L. 32932, Holloway Township	51.61
C. 610	8917 SEC	Mining Rights, L. 32933, Holloway Township	46.48
C. 610	8918 SEC	Mining Rights, L. 32934, Holloway Township	41.51
C. 610	8919 SEC	Mining Rights, L. 32935, Holloway Township	51.81
C. 610	8922 SEC	Mining Rights, L. 32936, Holloway Township	34.40
C. 610	9286 SEC	Mining Rights, L. 34834, Holloway Township	77.06
C. 610	8902 SEC	Mining Rights, L. 34835, Holloway Township	51.34
C. 610	8903 SEC	Mining Rights, L. 34836, Holloway Township	24.78
C. 610	8926 SEC	Mining Rights, L. 34837, Holloway Township	47.33
C. 610	8927 SEC	Mining Rights, L. 34838, Holloway Township	23.29
C. 610	8928 SEC	Mining Rights, L. 34839, Holloway Township	38.81
C. 610	8923 SEC	Mining Rights, L. 34840, Holloway Township	52.92
C. 610	8924 SEC	Mining Rights, L. 34841, Holloway Township	27.29
C. 610	8925 SEC	Mining Rights, L. 34842, Holloway Township	54.07
C. 610	8920 SEC	Mining Rights, L. 34843, Holloway Township	47.93
C. 610	8921 SEC	Mining Rights, L. 34844, Holloway Township	36.29
C. 438	4836 SEC	Part P. 8954, being the whole of the said mining claim; Saving and Excepting thereout and therefrom the following described lands: 1. The surface rights only expropriated by the Department of Highways, being Parts 12 and 13 as shown on Expropriation Plan MX-29, registered as No. 150623 on November 9, 1965. 2. Those lands assumed by the Department	

DISTRICT OF COCHRANE—Continued

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS—Continued			
		of Highways, being Part 22 as shown on Plan P. 7173-10, registered as No. 152611 on March 29, 1966. 3. The surface rights only of those lands now laid out as Plans C.R. 1275. 4. The surface rights only of those lands now laid out as Part 1, Plan C.R. 1475, Robb Township.	
		Subject to Section 37 of The Mining Act.....	41.2

DISTRICT OF KENORA

NUMBERED CLAIMS AND LOCATIONS

K. 83	10679	Mining Rights, Part of East Part of Mining Location E. 298, situate on an Island in the Winnipeg River, west of Jaffray Township, being Lot 26 Plan M. 133.....	95.19
K. 15	1211	G. 15, Upper Manitou.....	63.0
K. 15	962	H.P. 220, Upper Manitou.....	74.0
K. 15	1648	H.P. 261, Upper Manitou.....	40.0
K. 15	962	H.P. 262, Upper Manitou.....	40.0
K. 290	14546	East Part of Mining Location H.W. 531 (K. 4603), south of Melgund Township.....	56.28
K. 290	14547	West Part of Mining Location H.W. 531 (K. 4602), south of Melgund Township.....	46.35
K. 182	13664	Part of K. 5953, not covered by the waters of Longbow Lake; Saving and Excepting thereout and therefrom those parts transferred under Transfer Number 49890 dated October 21, 1952, registered February 23, 1954, as shown outlined in red on Plan of Survey attached to Transfer Number 49890 and more particularly described as follows: FIRSTLY: Commencing at the northeast angle of Mining Claim K. 5953; Thence north 86 degrees 38 minutes west 472.4 feet along the north limit of K. 5953 to where a survey post has been planted; Thence south 24 degrees 30 minutes west 526 feet to where a survey post has been planted in the northern limit of the Queen's Highway No. 17; Thence on a curve to the left along the northern limit of the said highway having a radius of 666.78 feet, an arc distance of 384.75 feet, the chord equivalent being 384.39 feet measured on a course north 79 degrees 22 minutes east to where a survey post has been planted at a B.C.; Thence north 62 degrees 44 minutes east 369.31 feet along the northern limit of the said highway to where a survey post has been planted in the east limit of Mining Claim K. 5953; Thence north 4 degrees 20 minutes west 209.47 feet to the point of commencement. Reserving the surface rights only on and over the right of way to the gravel pit of the Northern Development Department reserved in the original patent from the Crown, being a strip of land 33 feet in width and which may be more particularly described as follows: Commencing at the northeast angle of the herein described right of way, which is distant 158 feet measured on a course north 86 degrees 38 minutes west from the northeast angle of Mining Claim K. 5953; Thence south 0 degrees 1 minute west 309 feet to a point in the north limit of the said highway; Thence south 62 degrees 44 minutes west 37.13 feet along the northern limit of the said highway to a point; Thence north 0 degrees, 1 minute east 328 feet to a point in the northern limit of Mining Claim K. 5953; Thence south 86 degrees 38 minutes east 33 feet to the point of commencement. SECONDLY: Commencing where a survey post has been planted defining the northwest angle of the herein described parcel and which survey post may be located as follows: Starting	

DISTRICT OF KENORA—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
		at the northeast angle of Mining Claim K. 5953; Thence north 86 degrees, 38 minutes west 472.4 feet; Thence south 24 degrees, 30 minutes west 623.6 feet; Thence south 13 degrees 12 minutes west 31 feet to the point of commencement of the herein described parcel; Thence on a curve to the right having a radius of 623.69 feet an arc distance of 70.07 feet, the chord equivalent being 70 feet, measured on a course south 82 degrees east to a B.C.; Thence south 82 degrees 38 minutes east 98.07 feet to an E.C.; Thence on a curve to the right having a radius of 523.69 feet, an arc distance of 224.5 feet, the chord equivalent being 223.38 feet measured on a course south 68 degrees 9 minutes east to where a survey post has been planted at its intersection with the northern limit of a reserve 66 feet in perpendicular width along the high water mark of Longbow Lake; Thence in a general westerly direction along the last mentioned limit to where a survey post has been planted at its intersection with a line drawn on a course south 13 degrees 12 minutes west from the point of commencement; Thence north 13 degrees 12 minutes east 131.7 feet to the point of commencement, now entered as Parcel 18505.	
		THIRDLY: That part expropriated by the Ministry of Transportation and Communications containing 1.168 acres, more or less, by Instrument Number 67298 registered August 14, 1961, as shown marked red on Plan of Survey P. 3157-7.	
		FOURTHLY: That part expropriated by the Ministry of Transportation and Communications containing 0.20 of an acre, more or less, by Instrument Number 68397 registered January 4, 1962, as shown marked red on Plan of Survey P. 2512-5.	
		Also Saving and Excepting thereout and therefrom the surface rights only of those parts more particularly described as follows:	
		FIRSTLY: Those parts expropriated by the Ministry of Transportation and Communications containing 3.872 acres and 1.061 acres, more or less, by Instrument Number 31062 dated January 9, 1939, as shown coloured red on Plan of Survey P. 2325-3.	
		SECONDLY: Those parts expropriated by the Ministry of Transportation and Communications containing 0.998 of an acre and 0.516 of an acre, more or less, by Instrument Number 53177 registered November 3, 1955, as shown marked red on Plan of Survey P. 2512-3, south of Haycock Township (now in Kirkup Township).....	21.715
K. 290	14539	East Part of Mining Location N.T. 20 (K. 4511), south of Melgund Township.....	40.0
K. 290	14546	East Part of Mining Location H.W. 531 (K. 4603), south of Melgund Township.....	56.28
K. 219	28097	Mining Rights, Island S. 159, Shoal Lake.....	10.0

DISTRICT OF KENORA (PATRICIA PORTION)

NUMBERED CLAIMS AND LOCATIONS

K.P. 221	4042 Pat.	Mining Rights, Part K.R.L. 34560, not covered by the waters of Daly Lake, Werner and Rex Lake Area.....	33.73
K.P. 221	4043 Pat.	Mining Rights, Part K.R.L. 34561, not covered by the waters of Daly Lake, Werner and Rex Lake Area.....	30.48
K.P. 221	4047 Pat.	Mining Rights, Part K.R.L. 34562, not covered by the waters of Reynar Lake and Daly Lake, Werner and Rex Lake Area....	22.36
K.P. 221	4044 Pat.	Mining Rights, K.R.L. 34563, Werner and Rex Lake Area.....	33.78
K.P. 221	4045 Pat.	Mining Rights, K.R.L. 34566, Werner and Rex Lake Area.....	36.77

DISTRICT OF KENORA (PATRICIA PORTION)—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
K.P. 221	4057 Pat.	Mining Rights, Part K.R.L. 34567, not covered by the waters of Reynar Lake, Werner and Rex Lake Area.....	10.15
K.P. 221	4046 Pat.	Mining Rights, Part K.R.L. 34568, not covered by the waters of Tigar Lake and an unnamed Lake, Werner and Rex Lake Area.....	46.98
K.P. 221	4058 Pat.	Mining Rights, Part K.R.L. 34569, not covered by the waters of an unnamed Lake, Werner and Rex Lake Area.....	21.17
K.P. 221	4059 Pat.	Mining Rights, Part K.R.L. 34570, not covered by the waters of two unnamed lakes, Werner and Rex Lake Area.....	30.14
K.P. 221	4060 Pat.	Mining Rights, Part K.R.L. 34573, not covered by the waters of Tigar Lake and two unnamed lakes, Werner and Rex Lake Area.....	46.75
K.P. 221	4048 Pat.	Mining Rights, Part K.R.L. 34765, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	41.59
K.P. 221	4049 Pat.	Part K. R. L. 34766, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	28.39
K.P. 221	4050 Pat.	Part K.R.L. 34767, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	32.77
K.P. 221	4051 Pat.	Part K.R.L. 34768, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	12.00
K.P. 221	4052 Pat.	Part of K.R.L. 34769, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	3.75
K.P. 221	4053 Pat.	Mining Rights, Part K.R.L. 34820, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	28.16
K.P. 221	4054 Pat.	Mining Rights, Part K.R.L. 35003, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	34.22
K.P. 221	4055 Pat.	Part K.R.L. 35004, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	28.13
K.P. 221	4038 Pat.	Mining Rights, Part K.R.L. 35007, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	30.11
K.P. 221	4039 Pat.	Mining Rights, Part K.R.L. 35008, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	45.67
K.P. 221	4056 Pat.	Mining Rights, Part K.R.L. 35010, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	33.88
K.P. 221	4040 Pat.	Mining Rights, Part K.R.L. 35011, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	24.83
K.P. 221	4041 Pat.	Mining Rights, Part K.R.L. 35012, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	27.84
K.P. 221	4091 Pat.	Mining Rights, Part K.R.L. 36563, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	36.95
K.P. 221	4092 Pat.	Mining Rights, Part K.R.L. 36564, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	41.72
K.P. 221	4093 Pat.	Mining Rights, Part K.R.L. 36565, not covered by the waters of Tigar Lake, Werner and Rex Lake Area.....	29.82
K.P. 221	4094 Pat.	Mining Rights, Part K.R.L. 36566, not covered by the waters of Bain Lake and two unnamed lakes, Werner and Rex Lake Area.....	67.02
K.P. 221	4095 Pat.	Mining Rights, Part K.R.L. 36567, not covered by the waters of two unnamed lakes, Werner and Rex Lake Area.....	28.10
K.P. 221	4096 Pat.	Mining Rights, Part K.R.L. 36568, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	27.76
K.P. 221	4097 Pat.	Mining Rights, Part K.R.L. 36569, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	25.55
K.P. 221	4098 Pat.	Mining Rights, Part K.R.L. 36570, not covered by the waters of two unnamed lakes, Werner and Rex Lake Area.....	36.89
K.P. 221	4099 Pat.	Mining Rights, Part K.R.L. 36571, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	13.38
K.P. 221	4100 Pat.	Mining Rights, K.R.L. 36637, Werner and Rex Lake Area.....	22.73

DISTRICT OF KENORA (PATRICIA PORTION)—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
K.P. 221	4184 Pat.	Mining Rights, Part K.R.L. 38130, not covered by the waters of Bain Lake, Werner and Rex Lake Area.....	45.36
K.P. 221	4185 Pat.	Mining Rights, K.R.L. 38131, Werner and Rex Lake Area.....	44.02
K.P. 221	4186 Pat.	Mining Rights, Part K.R.L. 38132, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	44.21
K.P. 221	4187 Pat.	Mining Rights, K.R.L. 38133, Werner and Rex Lake Area.....	19.52
K.P. 221	4188 Pat.	Mining Rights, K.R.L. 38134, Werner and Rex Lake Area.....	30.17
K.P. 221	4189 Pat.	Mining Rights, K.R.L. 38135, Werner and Rex Lake Area.....	41.69
K.P. 221	4190 Pat.	Mining Rights, Part K.R.L. 38136, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	26.14
K.P. 221	4191 Pat.	Mining Rights, Part K.R.L. 38137, not covered by the waters of an unnamed lake, Werner and Rex Lake Area.....	17.05
K.P. 221	4192 Pat.	Mining Rights, Part K.R.L. 38138, not covered by the waters of Bain Lake, Werner and Rex Lake Area.....	13.44
K.P. 221	4193 Pat.	Mining Rights, Part K.R.L. 38139, not covered by the waters of Bain Lake, Werner and Rex Lake Area.....	17.73

DISTRICT OF RAINY RIVER

NUMBERED CLAIMS AND LOCATIONS

R.R. 90	11717	Mining Rights, F.F. 2821, Freeborn Township and south of Freeborn Township.....	43.81
R.R. 186	15707	Mining Rights, Part of F.F. 3986, south of Freeborn Township, being the whole of the said mining claim saving and excepting thereout and therefrom those parts more particularly described as follows:	

FIRSTLY: Commencing at a point in the easterly limit of the said Mining Claim F.F. 3986, distant eighty-three and five one-hundredths (83.05) feet measured southerly thereon from the northeast angle of the aforesaid Mining Claim F.F. 3986; Thence south No (0) degrees and forty-four (44) minutes east, and following the said easterly limit of F.F. 3986, one hundred and eighty-five and forty-four one-hundredths (185.44) feet, more or less, to the southwest angle of Mining Claim F.F. 3486; Thence south three (03) degrees and twenty-six (26) minutes west, and following the said easterly limit of F.F. 3986, eight hundred and two and sixty-nine one-hundredths (802.69) feet, more or less, to the southeast angle of the said F.F. 3986; Thence south eighty-eight (88) degrees and forty-six (46) minutes west, and following the southerly limit of the said F.F. 3986, eleven hundred and twenty-five and three-tenths (1125.3) feet, more or less, to the southwest angle of the said F.F. 3986; Thence north three (03) degrees and fourteen (14) minutes east, and following the westerly limit of the said F.F. 3986, eight hundred and forty-two and forty-four one-hundredths (842.44) feet; Thence north eighty-nine (89) degrees and fifty-one (51) minutes east, four hundred and twenty-two (422.0) feet; Thence north astronomically, one hundred and fifty-two and four-tenths (152.4) feet; Thence north eighty-eight (88) degrees and forty-five (45) minutes east, seven hundred and forty-three and seventy-eight one-hundredths (743.78) feet, more or less, to the place of beginning, the same containing by admeasurement twenty-four (24) acres, more or less.

SECONDLY: Commencing at the northeast angle of the aforesaid Mining Claim F.F. 3986; Thence south eighty-nine (89) degrees and fifty-two (52) minutes west, and following the south limit of Mining Location X. 867, eight hundred and

DISTRICT OF RAINY RIVER—Continued

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS—Continued			
		sixty-nine and sixty-eight one-hundredths (869.68) feet; Thence south astronomically one hundred (100) feet; Thence north eighty-eight (88) degrees and forty-five (45) minutes east, eight hundred and seventy-one and six one-hundredths (871.06) feet, more or less, to the east limit of the aforesaid Mining Claim F.F. 3986; Thence north No (0) degrees and forty-two (42) minutes west, and following the said east limit of the aforesaid Mining Claim F.F. 3986, eighty-three and five one-hundredths (83.05) feet, more or less, to the place of beginning, the same containing by admeasurement one and eighty-three one-hundredths (1.83) acres, more or less. Bearings are astronomic and are referred to the south limit of Mining Location X. 867 taken as north eighty-nine (89) degrees and fifty-two (52) minutes east.	
		Subject to Section 37 of <i>The Mining Act</i>	1.44
R.R. 88	16172 F.	Mining Rights, F.M. 171, north of Seine River, Freeborn Township.....	333.0
R.R. 88	16172 F.	Mining Rights, F.M. 172, north of Seine River, Freeborn Township.....	40.0

DISTRICT OF SUDBURY

BALDWIN TOWNSHIP

S. 509	5024 SWS	Mining Rights, S. ½ Lot 2, Concession 1.....	159.5
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BALFOUR TOWNSHIP

S. 137	988 ANS	Mining Rights, E. ½ of N. ½ Lot 10, Concession 1.....	80.0
S. 137	988 ANS	Mining Rights, W. ½ of N. ½ Lot 10, Concession 1.....	80.0
S. 137	654 ANS	Mining Rights, N. ½ Lot 11, Concession 1.....	160.0
S. 137	660 ANS	Mining Rights, N. ½ Lot 12, Concession 1.....	160.0
S. 481	15039 SWS	Mining Rights, Part Lot 3, Concession 3, being that part laid out by Plan M. 463.	
		Subject to Section 37 of <i>The Mining Act</i>	27.59
S. 519	5482 SWS (Secondly)	Mining Rights, Part E. ½ Lot 5, Concession 3, being more particularly described as follows: Commencing at the north-east angle of the W. ½ of said lot; thence east astronomically along the north limit of said lot 10 chains; thence south parallel to the east limit of said lot seven chains, more or less, to the northerly limit of the C.P.R. right-of-way across said lot; thence southwesterly along the said limit of the said right-of-way to the easterly limit of the W. ½ of said lot; thence north along the easterly limit of the W. ½ of said lot 9 chains, more or less, to the point of commencement....	8.0
S. 519	6865 SWS	Mining Rights, Part W. ½ Lot 5, Concession 3 (lying north of C.P.R. railway), being more particularly described as follows: Commencing at the N.W. angle of said lot; thence easterly along said northerly limit of said lot 10 chains; thence southerly parallel to the easterly limit of said lot 9 chains to the northerly limit of C.P.R.; thence southwesterly along said northerly limit of the right-of-way to the west limit of said Lot 5; thence northerly along said westerly limit 11 chains, more or less, to the place of commencement.....	12.0
S. 519	5482 SWS (Firstly)	Mining Rights, Centre ½ Lot 5, Concession 4.....	106.666
S. 623	8447 SWS	Mining Rights, E. ½ of N. ½ Lot 4, Concession 6.....	80.0

DISTRICT OF SUDBURY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
CREIGHTON TOWNSHIP			
S. 137	6860 SWS	Mining Rights, N. $\frac{1}{4}$ Lot 11, Concession 3.....	80.0
S. 137	697 ANS	Mining Rights, Lot 10, Concession 4.....	320.0
S. 137	6860 SWS	Mining Rights, Lot 11, Concession 4.....	320.0
S. 137	571 ANS	Mining Rights, N. $\frac{1}{4}$ Lot 12, Concession 4.....	82.25
S. 38	10147 SWS	Mining Rights, N.E. Part N. Part Broken Lot 4, Concession 5 (S. 37129).....	45.0
S. 38	10146 SWS	Mining Rights, S.E. Part N. Part Broken Lot 4, Concession 5 (S. 37130).....	45.0
S. 38	10153 SWS	Mining Rights, N.E. Part S. Part Broken Lot 4, Concession 5 (S. 37131).....	40.0
S. 38	10150 SWS	Mining Rights, Part N.W. Part S. Part Broken Lot 4, Concession 5 (Part S. 37927).....	12.00
S. 38	10148 SWS	Mining Rights, S.E. Part S. Part Broken Lot 4, Concession 5 (S. 37132).....	40.0
S. 38	10149 SWS	Mining Rights, S.W. Part S. Part Broken Lot 4, Concession 5 (S. 37928).....	20.0
S. 137	569 ANS	Mining Rights, N. $\frac{1}{4}$ Lot 9, Concession 5.....	80.0

DAVIS TOWNSHIP

S. 58	10247 SES	S.E. $\frac{1}{4}$ S. $\frac{1}{2}$ Lot 9, Concession 2 (S. 31279).....	40.125
S. 58	7540 SES	N.W. $\frac{1}{4}$ S. $\frac{1}{2}$ Lot 10, Concession 2 (S. 21525).....	40.0
S. 58	7541 SES	S.W. $\frac{1}{4}$ S. $\frac{1}{2}$ Lot 10, Concession 2 (S. 21524).....	40.0

DOWLING TOWNSHIP

S. 137	635 ANS	Mining Rights, S. $\frac{1}{2}$ Lot 3, Concession 1.....	162.0
S. 137	635 ANS	Mining Rights, S. $\frac{1}{4}$ Lot 4, Concession 1; Saving and Excepting thereout and therefrom a right-of-way over, along and upon a strip of land sixty feet in perpendicular width lying thirty feet on either side of the hereinafter described Centre Line and containing by admeasurement two and thirteen hundredths acres, be the same more or less, said Centre Line being particularly described as follows: that is to say: Commencing at a point in the southerly limit of said Lot 4, distant twelve hundred and thirty-six feet and four inches from the south-westerly angle thereof; Thence north thirty-two degrees and thirteen minutes west, thirty-eight feet and nine inches, more or less, to a point in the northerly limit of a road allowance, said last mentioned point being the place of beginning; Thence still north thirty-two degrees thirteen minutes west fifteen hundred and forty-two feet and eleven inches, more or less, to the northerly limit of said south quarter of said Lot 4, being part of Parcel 5707 SWS.....	80.25

DRURY TOWNSHIP

S. 530	8466 SWS	Mining Rights, Part Lot 3, Concession 2, being the whole of the said Lot; Saving and Excepting thereout and therefrom those parts more particularly described as follows: FIRSTLY: Commencing at the intersection of the easterly limit of said Lot 3 with the northerly limit of the right-of-way of the Soo-Branch of the Canadian Pacific Railway; Thence north eighty-three degrees, 33 minutes west along the north limit of said right-of-way, fifty feet; Thence due north parallel to the easterly limit of said Lot, 130 feet; Thence north eighty-three degrees, thirty-three minutes west parallel to the said northerly limit of right-of-way of said Railway 140 feet; Thence due north parallel to the easterly limit of	
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DISTRICT OF SUDBURY—Continued

Account No.	Parcel No.	Description	Area (Acres)
DRURY TOWNSHIP—Continued			
		said Lot 245 feet, more or less, to the southerly limit of a Road; Thence south eighty-nine degrees twelve minutes east along said southerly limit, 190 feet, more or less, to the easterly limit of said Lot; Thence due south along the easterly limit of said Lot 395 feet, six inches, more or less, to the place of beginning.	
		SECONDLY: Commencing at a point in the easterly limit of said Lot 3, said point being at the intersection of the northerly limit of a road with the said line said point being 462 feet, 6 inches, more or less, measured northerly along the said easterly limit of said Lot from the northerly limit of the right-of-way of the Soo Branch of the Canadian Pacific Railway; Thence north eighty-nine degrees, twelve minutes west along the northerly limit of said road, 950 feet; Thence due north eight hundred feet; Thence due east, 950 feet, more or less, to the easterly limit of said Lot; Thence due south 810 feet 9 inches, more or less, to the place of beginning.	
		THIRDLY: Commencing at the intersection of the line between Lots 2 and 3 Concession 2 of said Township with the northerly limit of the right-of-way of the Canadian Pacific Railway; Thence northerly along said line, 212 feet; Thence westerly parallel with the southerly limit of the Soo Trunk Road 185 feet to a point, said point being the place of beginning; Thence still westerly and parallel to the aforesaid southerly limit of said trunk road, 300 feet; Thence northerly parallel to the aforesaid line between said Lots 2 and 3, 208 feet, more or less, to the southerly limit of said Trunk Road; Thence easterly along said southerly limit 300 feet; Thence southerly parallel to the aforesaid line between said Lots 2 and 3, 208 feet, more or less, to the place of beginning.....	293.82
FAIRBANK TOWNSHIP			
S. 590	19554 SWS	Mining Rights, Part N.W. Part S. Part Broken Lot 10, Concession 1 (Part S. 20528) being Parts 6 & 7 on Plan S.R. 969, Subject to Section 37 of <i>The Mining Act</i>	0.34
S. 137	557 ANS	S. ½ of N. ½ Lot 3, Concession 2; Saving and Excepting thereout and therefrom a right-of-way over, along and upon a strip of land sixty feet in perpendicular width lying thirty feet on either side of the hereinafter described Centre Line and containing by admeasurement one and eighty-eight hundredths acres, be the same more or less, said Centre Line being particularly described as follows; that is to say: commencing at a point in the line between the north and south halves of said Lot 3, said point being distant nine hundred and forty-six feet and four inches measured westerly along said line from the easterly limit of said Lot 3; Thence north eighteen degrees and forty-three minutes east one thousand three hundred and sixty-five feet and six inches, more or less, to a point in the northerly limit of said south half of the north half of said Lot 3, said last-mentioned point being distant four hundred and eighty-one feet and five inches from the easterly limit of said Lot 3, being part of Parcel 5707 SWS	80.0
S. 137	557 ANS	N. ½ of S. ½ Lot 3, Concession 2; Saving and Excepting thereout and therefrom a right-of-way over, along and upon a strip of land sixty feet in perpendicular width lying thirty feet on either side of the hereinafter described Centre Line and containing by admeasurement one and nine-tenths acres, be the same more or less, said Centre Line being particularly described as follows; that is to say: commencing at a point in the line between the north and south halves of said Lot 3, said point being distant nine hundred and forty-six feet and	

DISTRICT OF SUDBURY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
FAIRBANK TOWNSHIP— <i>Continued</i>			
		four inches measured westerly along said line from the easterly limit of said Lot 3; Thence south eighteen degrees forty-three minutes west one thousand and twenty-six feet and five inches; Thence south twenty-six degrees and nine minutes west, three hundred and fifty-eight feet, more or less, to the southerly limit of said north half of the south half of said Lot 3, being part of Parcel 5707 SWS.....	80.0
S. 137	678 ANS	Mining Rights, E. $\frac{1}{4}$ Lot 3, Concession 3.....	76.25
S. 137	675 ANS	Mining Rights, W. $\frac{1}{2}$ of E. $\frac{1}{2}$ Lot 3, Concession 3.....	76.25
S. 137	679 ANS	Mining Rights, E. $\frac{1}{2}$ of W. $\frac{1}{2}$ Lot 3, Concession 3.....	76.25
S. 137	677 ANS	Mining Rights, W. $\frac{1}{4}$ Lot 3, Concession 3.....	76.25
S. 137	692 ANS	Mining Rights, Lot 4, Concession 3.....	253.0
S. 137	632 ANS	Mining Rights, Part Lot 5, Concession 3, being all that part lying north of Gordon Lake.....	23.0
S. 137	548 ANS	Mining Rights, N. $\frac{1}{4}$ Lot 10, Concession 3.....	80.0
S. 137	631 ANS	Mining Rights, Lot 2, Concession 4; Saving and Excepting thereout and therefrom a right-of-way over, along and upon a strip of land sixty feet in perpendicular width lying thirty feet on either side of the hereinafter described Centre Line and containing by admeasurement six and ninety-four hundredths acres, be the same more or less, said Centre Line being particularly described as follows: that is to say: commencing at a point in the westerly limit of said Lot 2, said point being distant two hundred and sixty feet measured southerly along said westerly limit from the northwesterly angle of said lot; Thence south one degree and three minutes east, one thousand and sixty-seven feet and eight inches; Thence south six degrees and forty-three minutes west three hundred and eighteen feet and six inches; Thence south one degree and three minutes east one thousand five hundred and sixty-six feet and four inches; Thence south three degrees and three minutes east six hundred and two feet and six inches; Thence south nine degrees and thirteen minutes east one thousand two hundred and sixty-five feet and nine inches; Thence south twenty degrees and thirteen minutes east two hundred and seventeen feet and two inches, more or less, to a point in the southerly limit of said Lot 2, said last mentioned point being distant six hundred and seventy-eight feet and six inches from the southwesterly angle of said Lot 2, being part of Parcel 5707 SWS.....	287.0
S. 137	631 ANS	Mining Rights, S.E. $\frac{1}{4}$ Lot 3, Concession 4.....	68.5
S. 137	656 ANS	Mining Rights, S. $\frac{1}{4}$ Lot 5, Concession 4.....	79.75
S. 137	655 ANS	Mining Rights, N. $\frac{1}{4}$ Lot 4, Concession 6; Saving and Excepting thereout and therefrom a right-of-way over, along and upon a strip of land sixty feet in perpendicular width lying thirty feet on either side of the hereinafter described Centre Line and containing by admeasurement one and ninety-eight hundredths acres, be the same more or less, said Centre Line being more particularly described as follows; that is to say: commencing at a point in the northerly limit of said Lot 4, distant one thousand eight hundred and sixty-eight feet from the northeasterly angle thereof; Thence south thirty-two degrees and thirteen minutes east thirty-eight feet and nine inches, more or less, to a point in the southerly limit of a road allowance, said last mentioned point being the place of beginning; Thence still south thirty-two degrees and thirteen minutes east one thousand four hundred and forty feet and eight inches, more or less, to the southerly limit of the aforesaid north quarter of Lot 4, being part of Parcel 5707 SWS.....	76.25

DISTRICT OF SUDBURY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
GRAHAM TOWNSHIP			
S. 279	8780 SWS	Mining Rights, Part N.W. $\frac{1}{4}$ of Lot 8, Concession 2, being that part more particularly described as follows: Commencing at the point of intersection of the west limit of said Lot 8 with the southerly limit of the Sudbury-Sault Ste. Marie Trunk Road; Thence southerly along said west limit of Lot 8, two hundred and eight feet and eight and one-half inches; Thence easterly and parallel to the said southerly limit of the aforesaid road, two hundred and eight feet and eight and one-half inches; Thence northerly and parallel to the said west limit of Lot 8, two hundred and eight feet and eight and one-half inches, to the aforesaid south limit of said road; Thence westerly along said last mentioned limit, two hundred and eight feet and eight and one-half inches, to the point of commencement. Saving and Excepting thereout and therefrom 0.285 acre, more or less, expropriated by Department of Highways by Instrument No. 99199, dated July 17, 1953, and shown on Plan P. 2427-17.	1.0
LUMSDEN TOWNSHIP			
S. 578	18225 SWS	Mining Rights, W. $\frac{1}{2}$ of W. $\frac{1}{2}$ Lot 1, Concession 1.	80.0
MAY TOWNSHIP			
S. 621	353 NS	Mining Rights, Part S. $\frac{1}{2}$ Lot 1, Concession 1, being the whole of the said S. $\frac{1}{2}$; Saving and Excepting thereout and therefrom those parts more particularly described as follows: FIRSTLY: Commencing at the southwest angle of said lot and running north along the western boundary of said lot to the northwest angle of the south half of said lot a distance of 160 rods or thereabouts; Thence east along the northern boundary of the south half of said lot a distance of 90 rods; Thence south and parallel with the western boundary of said lot to the southern boundary of said lot a distance of 160 rods or thereabouts; Thence west along the southern boundary of said lot to the point of commencement a distance of 90 rods, containing 90 acres, or thereabouts, now entered as Parcel 391 North Section. SECONDLY: Commencing at the southeast angle of said lot and running north along the easterly boundary of said lot a distance of forty rods; Thence west and parallel with the southern boundary of said lot a distance of 48 rods; Thence south and parallel with the eastern boundary of said lot a distance of forty rods to the southern boundary of said lot; Thence easterly along the southern boundary of said lot a distance of 48 rods to the point of commencement, containing twelve acres, or thereabouts, now entered as Parcel 393 North Section.	66.5
McKIM TOWNSHIP			
S. 533	7713 SES	Mining Rights, Summer Resort Location being Part S. $\frac{1}{2}$ Lot 2, Concession 2 Subject to Section 37 of <i>The Mining Act</i> .	4.69
S. 533	17936 SES	Mining Rights, Part South Part Broken Lot 2, Concession 2, comprising part of Mining Claims S. 31760, S. 31761, S. 33516 and S. 33517, being more particularly described as follows: Commencing at a point in the south limit of said Lot 2 distant 31 chains 46 links from the southeast angle of said	

DISTRICT OF SUDBURY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
McKIM TOWNSHIP— <i>Continued</i>			
		lot; Thence N. 89 degrees 45' E. along said south limit, 31 chains 46 links to said southeast angle; Thence N. 0 degrees 03' W., 38 chains 00 links; Thence N. 89 degrees 45' W. 12 chains 14.5 links to a point in the high water mark of Pike Lake; Thence southwesterly, westerly and southwesterly along said high water mark to the point of intersection thereof with the east limit of Parcel 7713 Sudbury East Section; Thence south along said east limit of said Parcel and the southerly production of said east limit, 1650.00 feet, more or less, to a point in the northwestern limit of a Public Road; Thence northeasterly and southeasterly following along said limit of said road to a point in a line drawn north through the point of commencement; Thence south to the point of commencement. Saving and Excepting thereout and therefrom the right-of-way of a Public Road crossing the south part of the Parcel as herein described. The parcel as herein described being further shown outlined in red on the Plan attached to Instrument No. 103325. Subject to Section 37 of <i>The Mining Act</i>	113.85

MERRITT TOWNSHIP

S. 626	20883 SWS	Mining Rights, Part East Part Broken Lot 9, Concession 3, being more particularly described as follows: Being all that part of the said lot lying east of a line drawn northerly through the said lot parallel to the west limit thereof on a point in the south limit of the said lot distant 18.55 chains, measured easterly thereon from the southwest angle of the said lot. Saving and Excepting therefrom the following described lands: Commencing at a point distant 10 chains measured west astronomically from a point in the east limit of the said lot and distant 38 chains measured southerly thereon from the northeast angle of the said lot; Thence west astronomically 5.50 chains, more or less, to the easterly limit of the right-of-way of a 66 foot road crossing the said lot; Thence south 44 degrees, 40 minutes west astronomically along the easterly limit of the said right-of-way 2.74 chains; Thence south astronomically 10.50 chains; Thence east astronomically 5 chains, more or less, to the high water mark of Apsey Lake; Thence in a general northerly and northeasterly direction following the said high water mark to the intersection with a line drawn south astronomically from the point of commencement; Thence north astronomically along the said line 4 chains, more or less, to the said point of commencement...	141.62
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WATERS TOWNSHIP

S. 449	5435 SWS 15992 SWS	Mining Rights, Part S. $\frac{1}{4}$ Lot 10, Concession 5, being the whole of the said S. $\frac{1}{4}$; Saving and Excepting thereout and therefrom those parts more particularly described as follows: Premising that all bearings herein mentioned are derived from related to an astronomical observation and referred to the centre meridian of the Township of Waters. Commencing at a point in the line between the north and south halves of the south half of the said Lot 10, distant 1292.19 feet measured S. 85° 57' 05" E. along the said line from a point in the easterly limit of the said Lot 10 distant 1354.50 feet measured N. 0° 11' E. along the said easterly limit from the southeasterly angle of the said Lot 10; Thence N. 85° 57' 05" E. along the said line between the north and south halves a	
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DISTRICT OF SUDBURY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
WATERS TOWNSHIP— <i>Continued</i>			
		distance of 622.57 feet to intersection with the northerly limit of a Public Road; Thence S. 70° 30' 35" W. along the said northerly limit a distance of 539.87 feet; Thence on a curve to the right of a constant radius of 198.00 feet to intersection with a line drawn S. 4° 02' 55" E. from the point of commencement; Thence N. 4° 02' 55" W. 144.63 feet to the point of commencement. The above described parcel being shown in red on a plan of survey dated the 10th day of February, 1958 and signed by A. O. Este, Ontario Land Surveyor, a copy of which plan is attached to Transfer No. 268005, containing 1.20 acres, more or less.....	81.05

NUMBERED CLAIMS AND LOCATIONS

S. 137	12779 SWS	C.L. 52, Moncrieff Township.....	37.0
S. 137	12780 SWS	C.L. 53, Moncrieff Township.....	155.0
S. 137	12781 SWS	C.L. 54, Moncrieff Township.....	155.0
S. 137	12864 SWS	C.L. 84 and C.L. 85, Craig Township.....	156.25
S. 137	12861 SWS	C.L. 86, Craig Township.....	81.0
S. 137	12862 SWS	C.L. 87, Craig Township.....	79.0
S. 137	12863 SWS	C.L. 88, Craig Township.....	79.75
S. 577	7169 SWS	N.E. ¼ Mining Location 1 S, Craig Township.....	40.0
S. 577	7170 SWS	N.W. ¼, including land under water of part of a small lake, Mining Location 1 S, Craig Township.....	40.0
S. 47	8256 SWS	S. 20750, Dore Township.....	49.37
S. 47	8257 SWS	S. 20751, Dore Township.....	56.35
S. 47	8259 SWS	S. 20753, Dore Township.....	53.64
S. 47	8260 SWS	S. 20754, Dore Township.....	64.05

DISTRICT OF THUNDER BAY

CONMEE TOWNSHIP

T.B. 113	1741 FWF	Mining Rights, N.E. ¼ of N. ½ Lot B, Concession 5.....	40.0
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DAWSON ROAD LOTS

T.B. 1441	12081 TBF	Mining Rights, Part of Lot 12, Concession A, being more particularly described as follows: FIRSTLY: All that part of the said lot lying north of the Dawson Road known as Highway 17-A lying north of the north limit of the said road, as shown on Plan of Expropriation by the Department of Highways filed in the Land Titles Office at Port Arthur as 23652, as shown on plan attached thereto. SECONDLY: All that part of the said lot lying south of the south limit of the Dawson Road known as Highway 17-A lying south of the south limit of the said road, as shown on Plan of Expropriation by the Department of Highways filed in the Land Titles Office at Port Arthur as 23652, as shown on plan attached thereto. Saving and Excepting thereout and therefrom that part vested in Her Majesty the Queen by consecutive No. 82391 and shown as Unit 1 on Plan D-14. Also Saving and Excepting thereout and therefrom that part vested in Her Majesty the Queen by consecutive No. 83687 and shown as Unit 3 on Plan D-20, Ware Township.....	102.836
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DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
DAWSON ROAD LOTS— <i>Continued</i>			
T.B. 1441	9673½ TBF	<p>Mining Rights, Parts of Lot 13, Concession A, which may be more particularly described as follows:</p> <p>FIRSTLY: Being all that part of said Lot 13, which lies south of the southern limit of the right-of-way of the King's Highway No. 17A crossing through the said lot and which southern limit of the said right-of-way may be more particularly described as follows: Commencing at the point of intersection of the southern limit of the said right-of-way of the King's Highway with the west limit of said Lot 13 and which point is distant 135.62 feet measured southerly along the said west limit from the northwest angle of the said lot; Thence north 78 degrees 9 minutes east, 212.91 feet; Thence northeasterly along a curve to the right having a radius of 955.4 feet, to which the last mentioned course is tangent, a distance of 600.48 feet arc measurement; Thence south 63 degrees 51 minutes east, tangent to the last mentioned curve, 355.50 feet; Thence southeasterly along a curve to the right having a radius of 1860.1 feet to which the last mentioned course is tangent, 229.30 feet, arc measurement, to the intersection with the east limit of the said lot.</p> <p>SECONDLY: Being all those parts of Lot 13 lying north of the north limit of the King's Highway No. 17A as shown coloured red on plan attached to Notice of Expropriation registered in the Land Titles Office at Port Arthur, Ontario, as Number 23652 and being more particularly described as follows: Commencing at the northwest angle of said lot; Thence north 85 degrees 37 minutes east along the north limit of the said lot 589.5 feet; Thence south 88 degrees 02 minutes east, continuing along the said north limit, 372.6 feet; Thence south 34 degrees 30 minutes east, continuing along the said north limit, 343.4 feet; Thence south 69 degrees 26 minutes east, continuing along the said north limit, 166.2 feet, more or less, to the northeast angle of the said lot; Thence south 27 degrees 43 minutes west along the east limit of the said lot, 27.7 feet, more or less, to the north limit of the King's Highway No. 17A as shown on said plan attached to Notice of Expropriation registered in the Land Titles Office at Port Arthur, Ontario, as Number 23652; Thence along the said north limit of the said Highway on a curve to the left, having a radius of 1960.1 feet, an arc measurement of 235.29 feet, the chord equivalent being north 60 degrees 24 minutes 54 seconds west, 235.15 feet; Thence north 63 degrees 51 minutes west, tangent to the last mentioned course, continuing along the said north limit of the said Highway, 355.5 feet; Thence continuing along the said north limit of the said Highway on a curve to the left having a radius of 1005.4 feet, to which the last mentioned course is tangent, an arc measurement of 666.8 feet; Thence south 78 degrees 09 minutes west continuing along the said north limit of the said Highway, tangent to the last mentioned curve, 130.3 feet, more or less, to the west limit of the said lot; Thence north 27 degrees 43 minutes east along the said west limit, 5.9 feet, more or less, to the point of commencement.</p> <p>Saving and Excepting thereout and therefrom that portion of the said lot transferred to His Majesty the King in the right of the Province of Ontario, by a Transfer registered in the Land Titles Office at Port Arthur, Ontario, as Number 20756 containing by admeasurement 0.73 of an acre, more or less, and consisting of a strip of land 66 feet in width being 33 feet perpendicularly on each side of a surveyed centre line and which said centre line may be more particularly described</p>	

DISTRICT OF THUNDER BAY—Continued

Account No.	Parcel No.	Description	Area (Acres)
DAWSON ROAD LOTS—Continued			
as follows: Commencing at a point in the dividing line between Lots 12 and 13 in the said Concession A, which said point is south 60 degrees 30 minutes west and distant 25 feet on and along said dividing line between Lots 12 and 13 from a 6" tamarac post planted on the intersection of the easterly boundary of the Dawson Road with the said dividing line between Lots 12 and 13; Thence north 29 degrees 30 minutes west a distance of 674.9 feet; Thence on and along a ten degree curve to the left, to which the last mentioned course is tangent, a distance of 70 feet to a point on the south boundary of the Dawson Road but saving and excepting thereout and therefrom that portion saving and excepting thereout and therefrom that portion of the said described strip containing .06 of an acre lying east of the Dawson Road and which said excepted piece is in Lot 13, Concession B, and also saving and excepting the present Dawson Road overlapped by the above described parcel and which said strip and said excepted piece are shown coloured red on plan attached to the said Transfer, which plan is dated 17/11/30, and signed by Jas. Sinton, Chief Engineer, Department of Northern Development, Ware Township.....			108.08
T.B. 1441	11143 TBF	Mining Rights, Part of Lot 14, Concession A, which may be more particularly described as follows: Being all of said Lot Fourteen (14) lying south of the high water mark of the south bank of Strawberry Creek, said part may be more particularly described as follows: Commencing at a point where said high water mark crossed the westerly boundary of said lot at a distance of eleven hundred and forty (1140) feet measured southerly thereon from the northwest angle of said lot, where an iron bar has been planted said point being the place of beginning; Thence south twenty-seven (27°) degrees forty-three (43') minutes west along said boundary of Lot Fourteen (14) sixteen hundred and thirty (1630) feet to the easterly boundary of a road allowance between Lots Fourteen (14) and Seventeen (17), Concession "A", Dawson Road Lots; Thence south four (4°) degrees thirty-seven (37') minutes east along said boundary eight hundred and ninety (890') feet to the southerly boundary of Lot Fourteen (14); Thence north eighty-five (85°) degrees twenty-three (23') minutes east along said boundary four hundred and thirty (430) feet to an angle; Thence south sixty-three (63°) degrees thirty (30') minutes east two hundred and seventy (270) feet to the east boundary of said Lot Fourteen (14); Thence north twenty-seven (27°) degrees forty-three (43') minutes east along said boundary three thousand one hundred and ninety (3190) feet to the high water mark on the southerly bank of Strawberry Creek said high water mark being at a distance of two hundred and ten (210) feet measured southerly thereon from the northeast angle of Lot Fourteen (14); Thence southerly and westerly along said high water mark seventeen hundred (1700) feet, more or less, to the place of beginning, Ware Township.....	70.0
T.B. 96	4350 TBF	Part of Broken Lot 19, and part of Broken Lot 20, Concession B, being more particularly described as follows: FIRSTLY: Being all that portion of said Lot 19, lying south of the survey line which formed the north boundary of what was formerly known as mining location 84 Z, now included within the said lot, saving and excepting therefrom the right-of-way and lands of the Grand Trunk Pacific Railway as described in a conveyance from M. McDonald to the said Railway Company, dated 1st February, 1906, and also excepting the right-of-way	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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DAWSON ROAD LOTS—*Continued*

and lands of the Canadian Pacific Railway included in a conveyance from Mary McDonald to said Railway Company dated the 27th July, 1898.

SECONDLY: Being that part of Broken Lot 20, Concession B, lying east of the Kaministiquia and Dog Rivers, saving and excepting therefrom the right-of-way and lands of the Grand Trunk Pacific Railway Company, which said railway lands may be described as follows: Commencing at a point in the line between Lots 19 and 20, Concession B, where said line is crossed by the surveyed line of the Grand Trunk Pacific Railway at station 31920; Thence northerly on the line between Lots 19 and 20, 194 feet; Thence north 39 degrees 22 minutes west parallel to and distant 100 feet northerly from said surveyed line 310 feet, more or less, to the southerly side of the road allowance paralleling the bank of Dog River; Thence southwesterly along said road allowance 200 feet, more or less; Thence south 39 degrees 22 minutes east parallel to and 100 feet southerly from said Grand Trunk Pacific Railway surveyed line 600 feet, more or less, to the line between Lots 19 and 20 aforesaid; Thence northerly on said lot line 194 feet to the place of beginning. Saving and Excepting thereout and therefrom that part transferred by Instrument Number 32857 and which is more particularly described as follows: Premising that the southwesterly limit of the right-of-way of the Grand Trunk Pacific Railway has a bearing of north 40 degrees and 30 minutes west and relating all bearings herein thereto and commencing at the point where the original northerly limit of the Dawson Road intersects the southwesterly limit of the right-of-way of the Grand Trunk Pacific Railway, the said point being distant 179.5 feet measured north 71 degrees and 18 minutes west from the southeast angle of the said Lot 19; Thence north 40 degrees and 30 minutes west along the said southwesterly limit of the right-of-way of the Grand Trunk Pacific Railway 199.3 feet to a point where an iron pipe has been planted; Thence south 64 degrees west 536.5 feet to a point where an iron pipe has been planted; Thence south 26 degrees east 245.7 feet to a point where an iron pipe has been planted in the northerly limit of the road; Thence north 64 degrees east along the said limit of the said road 296 feet, more or less, to the northwesterly limit of the original Dawson Road; Thence north 30 degrees and 41 minutes east along the said limit of the Dawson Road 224.5 feet, more or less; Thence south 74 degrees and 24 minutes east along the northerly limit of the original Dawson Road 113.5 feet, more or less, to the point of commencement, saving and excepting thereout and therefrom 0.814 acres, more or less, expropriated by The Ministry of Transportation and Communications by No. 101175 registered April 30, 1973 and shown as Unit 1, being D-40, on Land Plan No. 101175, Ware Township.....

69.06

MACGREGOR TOWNSHIP

T.B. 575	R.O.	Mining Rights, East $\frac{1}{2}$ of South West $\frac{1}{4}$, Sec. 8, Concession 1....	80.0
T.B. 1239	R.O.	Mining Rights, S. 48.5 acres of S. $\frac{1}{2}$ of S.W. Sub. of Sec. 1, Concession 3, saving and excepting thereout and therefrom easement No. 128652, dated July 9, 1968, transferred to Trans-Canada Pipe Lines Limited.....	48.5
T.B. 549	R.O.	Mining Rights, S.E. Sub. Sec. 2, Concession 3, saving and excepting thereout and therefrom easement No. 107138, dated May 29, 1963, transferred to Trans-Canada Pipe Lines Limited.....	157.0

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
McTAVISH TOWNSHIP			
T.B. 542	R.O.	Mining Rights, North Sub. of Sec. 5, Concession C.	174.0
T.B. 1170	R.O.	Mining Rights, Part of S.W. $\frac{1}{4}$ of Section 6, Concession 3, being more particularly described as follows: Commencing at the southeasterly angle of the said southwest quarter of Lot Six (6) being the point of commencement; Thence westerly and along the southerly limit of the said southwest quarter a distance of three hundred and thirty (330) feet to a point; Thence northerly and parallel to the easterly limit of the southwest quarter to the southerly limit of the right-of-way of the Canadian National Railway as described in instrument dated the 24th day of February, 1912 and registered in the Registry Office at Port Arthur on the 25th day of November, 1912, as Number 579 for the Township of McTavish; Thence easterly and north-easterly along the southerly limit of the said right-of-way to the easterly limit of the said southwest quarter; Thence southerly along the said easterly limit to the point of commencement. . . .	11.8
T.B. 193	R.O.	Mining Rights, North West $\frac{1}{4}$, Lot 8, Concession 4.	58.0
T.B. 1576	R.O.	Mining Rights, Part of South East $\frac{1}{4}$, Sec. 6, Concession 5, being the whole of the said South East $\frac{1}{4}$ saving and excepting thereout and therefrom the right-of-way of The Canadian Pacific Railway	153.23
T.B. 193	9155 TBF	Mining Rights, N.E. $\frac{1}{4}$ Lot 8, Concession 5 (T.B. 29192)	45.0
T.B. 1576	R.O.	Mining Rights, East $\frac{1}{2}$ of North East $\frac{1}{4}$, Section 10, Concession 7	80.0
T.B. 1576	R.O.	Mining Rights, West $\frac{1}{2}$ of North East $\frac{1}{4}$, Section 10, Concession 7	80.0
T.B. 596	R.O.	Mining Rights, Part of N.W. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of Sec. 11, Concession 7, being the whole of the said N.W. $\frac{1}{4}$ of N.W. $\frac{1}{4}$ of Sec. 11, Concession 7, saving and excepting thereout and therefrom right-of-way of The Canadian National Railway Co. containing 5.48 acres, more or less.	34.52
NEEBING TOWNSHIP			
T.B. 960	R.O.	Mining Rights, E. $\frac{1}{2}$ of W. $\frac{1}{2}$, Lot 25, Concession 1, S.K.R.	29.75
T.B. 498	4240 City of Fort William Freehold	Mining Rights, Part Lot 10, Concession 3, north of the Kaministiquia River, being more particularly described as follows: Premising the bearing of the south limit of said Lot Ten (10) to be south 89 degrees 59 minutes 30 seconds east astronomic and referred to the meridian through geodetic "Station Library" and relating all bearings herein thereto; Commencing at a point where an iron bar has been planted at the northeast angle of the said Lot 10; Thence south 0 degrees 01 minutes 30 seconds west and along east limit of said Lot 10, 2228.5 feet, more or less, to a point in the high water mark of left bank of Neebing River; Thence in a general westerly direction following said high water mark to a point in the west limit of the said Lot 10; Thence north 0 degrees 08 minutes 30 seconds east and along said west limit 2416 feet, more or less, to an iron bar planted at the northwest angle of the said Lot 10; Thence north 89 degrees 58 minutes 30 seconds east and along the north limit of the said Lot 10, 1307.91 feet to the place of commencement. Saving and excepting thereout and therefrom that part of the above parcel designated as Part Two on reference plan of survey F.W.R. 168.	56.90
T.B. 1429	R.O.	Mining Rights, Part N. 27 acres of E. 40 acres, Lot 20, Concession 4, N.K.R., being more particularly described as follows: Premising the bearing of the east limit of the said lot to be south No (0) degrees sixteen (16) minutes east and relating all bearings herein thereto; Commencing at an iron tube planted in the north limit of the said lot, distant thirty-three (33.0) feet measured westerly thereon from the northeast angle of the said	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NEEBING TOWNSHIP— <i>Continued</i>			
		lot; Thence south No (0) degrees sixteen (16) minutes east and parallel to the said east limit of Lot Twenty (20), seven hundred and eighty-nine and thirty-seven one-hundredths (789.37) feet; Thence north eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds west and parallel to the south limit of the said Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to the west limit of the east forty (40) acres; Thence north No (0) degrees sixteen (16) minutes west and parallel to the said east limit of Lot Twenty (20), seven hundred and eighty-nine and thirty-seven one-hundredths (789.37) feet, more or less, to a point in the north limit of the said Lot; Thence easterly along the said north limit of Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet, more or less, to the place of beginning.....	9.0
T.B. 647	R.O.	Mining Rights, Part of N. 27 acres of E. 40 acres, Lot 20, Concession 4, N.K.R., being more particularly described as follows: Premising the bearing of the east limit of the said Lot 20 in Concession IV to be north 0 degrees, 16 minutes west, and relating all bearings herein thereto. Commencing at a point in the said Lot 20 which may be located as follows: Beginning at the southeast angle of the said Lot 20; Thence north 89 degrees, 55 minutes, 30 seconds west, 33 feet to an iron tube; Thence north 0 degrees, 16 minutes west and parallel to the said east limit of Lot 20, 1424.55 feet to a wooden stake planted at the place of commencement. Thence continuing north 0 degrees, 16 minutes west and parallel to the said east limit of Lot 20, 438.54 feet; Thence north 89 degrees, 55 minutes, 30 seconds west and parallel to the south limit of the said Lot 20, 496.65 feet to a point in the limit between the easterly 40 acres and the westerly 60 acres of the said Lot 20; Thence south 0 degrees, 16 minutes east along the last mentioned limit 438.54 feet to a wooden stake planted on a line bearing north 89 degrees, 55 minutes, 30 seconds west from the place of commencement; Thence south 89 degrees, 55 minutes, 30 seconds east along the line drawn as aforesaid 496.65 feet to the place of commencement	5.0
T.B. 647	R.O.	Mining Rights, Part of N. 27 acres of E. 40 acres, Lot 20, Concession 4, N.K.R., being the whole of the N. 27 acres saving and excepting those lands more particularly described as follows: FIRSTLY: Commencing at a point in the southerly limit of the said Lot Twenty (20) distant thirty-three (33') feet measured westerly thereon from the southeast angle of the said Lot; Thence north 0° 16' west, parallel to the easterly limit of the said Lot and always at the square distance of thirty-three (33) feet, measured perpendicularly westerly therefrom, one thousand, one hundred and twenty-eight and fifty-five one-hundredths feet (1,128—55/100') to a point, which point shall be the point of commencement of this description; Thence north 0° 16' west and parallel to the easterly limit of the said Lot and always at the square distance of thirty-three (33') feet measured perpendicularly westerly therefrom thirty-three (33') feet; Thence north 89° 55½' west and parallel to the southerly limit of the said Lot four hundred and ninety-six and sixty-five one-hundredths (496.65') feet; Thence south 0° 16' east and parallel to the said easterly limit of the said Lot thirty-three (33') feet; Thence south 89° 55½' east and parallel to the southerly limit of the said Lot four hundred and ninety-six and sixty-five one-hundredths (496.65') feet, more or less, to the point of commencement; Bearings are astronomic and are referred to the southerly limit of the said Lot Twenty (20), taken as north 89° 55½' west.	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NEEBING TOWNSHIP— <i>Continued</i>			
		<p>SECONDLY: Premising the bearing of the east limit of the said Lot to be south No (0) degrees sixteen (16) minutes east and relating all bearings herein thereto; Commencing at an iron tube planted in the north limit of the said Lot, distant thirty-three (33.0) feet measured westerly thereon from the northeast angle of the said Lot; Thence south No (0) degrees sixteen (16) minutes east and parallel to the said east limit of Lot Twenty (20), seven hundred and eighty-nine and thirty-seven one-hundredths (789.37) feet; Thence north eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds west and parallel to the south limit of the said Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to the west limit of the east forty (40) acres; Thence north No (0) degrees sixteen (16) minutes west and parallel to the said east limit of Lot Twenty (20), seven hundred and eighty-nine and thirty-seven one-hundredths (789.37) feet, more or less, to a point in the north limit of the said Lot; Thence easterly along the said north limit of Lot Twenty (20), four hundred and nine-six and sixty-five one-hundredths (496.65) feet, more or less, to the place of beginning.</p>	
		<p>THIRDLY: Premising the bearing of the east limit of the said Lot Twenty (20) to be north No (0) degrees sixteen (16) minutes west and relating all bearings herein thereto; Commencing at the southeast angle of the said Lot Twenty (20); Thence north eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds west along the south limit of the said Lot Twenty (20), thirty-three (33.0) feet to an iron tube; Thence north No (0) degrees sixteen (16) minutes west and always at the square distance of thirty-three (33.0) feet from the said east limit of the said Lot Twenty (20), one thousand one hundred and sixty-one and fifty-five one-hundredths (1161.55) feet to an iron bar planted at the place of beginning; Thence north eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds west and parallel to the south limit of the said Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to a wooden stake planted in the limit between the easterly forty (40) acres and the westerly sixty (60) acres of Lot Twenty (20); Thence north No (0) degrees sixteen (16) minutes west and along the last mentioned limit, two hundred and sixty-three (263.0) feet to a wooden stake; Thence south eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds east and parallel to the said south limit of Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to a wooden stake planted at a distance of thirty-three (33.0) feet measured perpendicularly westerly from the said east limit of Lot Twenty (20); Thence south No (0) degrees sixteen (16) minutes east and parallel to the said east limit of Lot Twenty (20) two hundred and sixty-three (263.0) feet, more or less, to the place of beginning.</p>	
		<p>FOURTHLY: Premising the bearing of the east limit of the said Lot to be south No (0) degrees sixteen (16) minutes east and relating all bearings herein thereto; Commencing at an iron tube planted in the north limit of the said Lot, distant thirty-three (33) feet measured westerly thereon from the northeast angle of the said Lot; Thence south No (0) degrees sixteen (16) minutes east and parallel to the said east limit of Lot Twenty (20), seven hundred and eighty-nine and thirty-seven one-hundredths (789.37) feet, to a point which point shall be the point of commencement of this description; Thence south No (0) degrees sixteen (16) minutes east and parallel to the said east limit of</p>	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NEEBING TOWNSHIP— <i>Continued</i>			
		Lot Twenty (20), sixty-six (66.0) feet; Thence north eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds west and parallel to the south limit of the said Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to the west limit of the east forty (40) acres; Thence north No (0) degrees sixteen (16) minutes west and parallel to the said east limit of Lot Twenty (20), sixty-six (66.0) feet; Thence south eighty-nine (89) degrees fifty-five (55) minutes thirty (30) seconds east and parallel to the south limit of the said Lot Twenty (20), four hundred and ninety-six and sixty-five one-hundredths (496.65) feet to the point of commencement.	
		FIFTHLY: Premising the bearing of the east limit of the said Lot 20 in Concession IV to be north 0 degrees, 16 minutes west, and relating all bearings herein thereto. Commencing at a point in the said Lot 20 which may be located as follows: Beginning at the southeast angle of the said Lot 20; Thence north 89 degrees, 55 minutes, 30 seconds west, 33 feet to an iron tube; Thence north 0 degrees, 16 minutes west and parallel to the said east limit of Lot 20, 1424.55 feet to a wooden stake planted at the place of commencement; Thence continuing north 0 degrees, 16 minutes west and parallel to the said east limit of Lot 20, 438.54 feet; Thence north 89 degrees, 55 minutes, 30 seconds west and parallel to the south limit of the said Lot 20, 496.65 feet to a point in the limit between the easterly 40 acres and the westerly 60 acres of the said Lot 20; Thence south 0 degrees 16 minutes east along the last mentioned limit 438.54 feet to a wooden stake planted on a line bearing north 89 degrees, 55 minutes, 30 seconds west from the place of commencement; Thence south 89 degrees, 55 minutes, 30 seconds east along the line drawn as aforesaid 496.65 feet to the place of commencement	8.88
T.B. 1568	R.O.	Mining Rights, Lot 12, Concession 5, N.K.R.	100.0
T.B. 1568	R.O.	Mining Rights, Lot 14, Concession 5, N.K.R.	100.0

NIPIGON TOWNSHIP

T.B. 475	R.O.	Mining Rights, Portion of Lot 16, Concession 1, being more particularly described as follows: Commencing at a point where the north limit of the said lot intersects the easterly limit of the Nipigon-Beardmore Highway as surveyed by the Department of Highways of Ontario as shown on Department of Highways plan Number 2461-2 attached to Registered Instrument Number 1462 registered in the Registry Office for the District of Thunder Bay; Thence along the easterly limit of the said Highway on a curve to the left having a radius of one thousand, five hundred and thirty-seven and twenty-eight hundredths (1537.28) feet, two hundred and ninety-five and fifty-seven hundredths (295.57) feet measured south thirty-three (33) degrees, thirty-six (36) minutes and forty-five (45) seconds east along the chord; Thence north fifty (50) degrees, fifty-two (52) minutes and fifteen (15) seconds east, one hundred and fifty (150) feet; Thence south thirty-nine (39) degrees, seven (7) minutes and forty-five (45) seconds east and parallel to the easterly limit of the said Highway three hundred (300) feet; Thence north fifty (50) degrees, fifty-two (52) minutes and fifteen (15) seconds east at right angles to the said limit of the said Highway, two hundred and fifty (250) feet; Thence south thirty-nine (39) degrees, seven (7) minutes and forty-five (45) seconds east and parallel to the said limit of the said Highway, four hundred and twenty (420) feet; Thence south fifty (50) degrees, fifty-two (52) minutes	
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DISTRICT OF THUNDER BAY—Continued

Account No.	Parcel No.	Description	Area (Acres)
NIPIGON TOWNSHIP—Continued			
		and fifteen (15) seconds west at right angles to the said limit of the said Highway, two hundred and fifty (250) feet; Thence south thirty-nine (39) degrees, seven (7) minutes, forty-five (45) seconds east and parallel to the said limit of the said Highway, three hundred and eighty-four and eighty-one hundredths (384.81) feet; Thence on a curve to the right concentric with the easterly limit of the said Highway and having a radius of three thousand, five hundred and twenty-four and seventeen hundredths (3524.17) feet, one thousand, one hundred and twenty-two and nine tenths (1122.9) feet measured on a chord; Thence south sixty-nine (69) degrees, twelve (12) minutes and thirty-five (35) seconds west along a radius of the said curve, one hundred and fifty (150) feet to the easterly limit of the said Highway; Thence along the easterly limit of the said Highway on a curve to the right having a radius of three thousand, three hundred and seventy-four and seventeen hundredths (3374.17) feet, six hundred and twenty-eight and sixteen hundredths (628.16) feet, more or less, measured on a chord to the southerly limit of the said lot; Thence easterly along the said southerly limit of the said lot, two thousand, two hundred and eighty-nine and forty-seven hundredths (2289.47) feet, more or less, to the southeast angle of the said lot; Thence north along the east limit of the said two thousand five hundred and thirty-three (2533) feet, more or less, to the northeast angle of the said lot; Thence west along the north limit of the said Lot three thousand eight hundred and fifty-six (3856) feet, more or less, to the point of commencement.	156.70
T.B. 475	R.O.	Mining Rights, Portion of Lot 12, Concession 2, being more particularly described as follows: Premising that the north limit of the said Lot has a bearing of east and relating all bearings herein thereto; FIRSTLY: Commencing at the point in the north limit of the said Lot where it is intersected by the east limit of Newton Street, as shown on Plan of Subdivision of Lot A, registered in the Registry Office at Port Arthur as number Twenty-four (24), the said point being distant six hundred and eleven and one-tenth (611.1) feet measured east along the division line between Lots A and Twelve (12) from the easterly limit of the right-of-way of the Canadian Pacific Railway, as shown on the said Plan number Twenty-four (24); Thence south three hundred and ten (310) feet; Thence east two hundred and thirty-seven and nine-tenths feet, more or less, to the westerly limit of the right-of-way of the Canadian National Railway; Thence north eleven (11) degrees and Twelve (12) minutes east along the said limit of the said right-of-way one hundred and thirty-nine and five-tenths (139.5) feet; Thence on a curve to the right having a radius of one thousand five hundred and eighty-two and five-tenths (1582.5) feet, to which the last mentioned course is tangent, along the said limit of the said right-of-way one hundred and seventy-eight and ninety-one hundredths (178.91) feet, more or less, arc measurement, to the north limit of the said Lot number Twelve (12); Thence west along the said limit of the said Lot three hundred and nine and seventy-six hundredths (309.76) feet, to the point of commencement; Containing an area of one and ninety-four hundredths (1.94) acres, be the same more or less. SECONDLY: Commencing at the point where the easterly limit of the right-of-way of the Canadian National Railway in Lot number Twelve (12) intersects the north limit of the said Lot Number Twelve (12), the said point being distant three hundred and eighteen and seventy-one hundredths	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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NIPIGON TOWNSHIP—*Continued*

(318.71) feet measured east along the north limit of the said Lot from the northeast angle of the lands described "FIRSTLY" above; Thence east along the north limit of the said Lot three hundred and eighty-four (384) feet to the west limit of the road allowance sixty-six (66) feet in perpendicular width along the Nipigon River; Thence southerly along the said limit of the said road allowance to a point distant one hundred and fifty-one (151) feet measured south eleven (11) degrees and fourteen (14) minutes east from the last mentioned point; Thence south seventy-eight (78) degrees and twenty-eight (28) minutes west four hundred and ninety-five and twenty-three hundredths (495.23) feet, more or less, to the easterly limit of the right-of-way of the Canadian National Railway; Thence north eleven (11) degrees and twelve (12) minutes east along the said limit of the said right-of-way thirteen and eight-tenths (13.8) feet; Thence on a curve to the right having a radius of one thousand two hundred and eighty-two and five-tenths (1282.5) feet, to which the last mentioned course is tangent, and continuing along the said limit of the said right-of-way two hundred and forty-one and eighty-seven hundredths (241.87) feet, more or less, arc measurement to the point of commencement, containing an area of one and ninety-seven hundredths (1.97) acres, be the same more or less.

THIRDLY: Commencing at a point in the easterly limit of the right-of-way of the Canadian National Railway, formerly the Canadian Northern Ontario Railway, distant two hundred and fifty-five and sixty-seven hundredths (255.67) feet measured southerly along the easterly limit of the said right-of-way from the north limit of the said lot; Thence north seventy-eight (78) degrees and twenty-eight (28) minutes east five hundred and sixty-one (561) feet, more or less, to the high water mark of Nipigon River; Thence in a general southerly direction and following the said high water mark to its intersection with the south limit of the said Lot Twelve (12); Thence westerly along the south limit of the said lot one thousand and ten (1,010) feet, more or less, to the easterly limit of the right-of-way of the Canadian National Railway; Thence north eleven (11) degrees and twelve (12) minutes east along the said limit of the said right-of-way four hundred and thirty (430) feet, more or less, to a point distant two thousand and one hundred and one and four-tenths (2,101.4) feet measured southerly along the easterly limit of the said right-of-way from a point of curve which is distant two hundred and forty-one and eighty-seven hundredths (241.87) feet measured southerly along the said limit of the said right-of-way from the north limit of the said lot; Thence on a curve to the right with a radius of five hundred and twenty-three and sixty-nine hundredths (523.69) feet, five hundred and twenty-three and forty-two hundredths (523.42) feet arc measurement, the equivalent chord being north seventy (70) degrees east five hundred and one and eighty-seven hundredths (501.87) feet; Thence south seventy-eight (78) degrees and forty-eight (48) minutes east, tangent to the last-mentioned curve two hundred and ninety-five (295) feet; Thence north eleven (11) degrees and twelve (12) minutes east one hundred (100) feet; Thence north seventy-eight (78) degrees and forty-eight (48) minutes west two hundred and ninety-five (295) feet; Thence on a curve to the right having a radius of five hundred and twenty-three and sixty-nine hundredths (523.69) feet to

DISTRICT OF THUNDER BAY—Continued

Account No.	Parcel No.	Description	Area (Acres)
NIPIGON TOWNSHIP—Continued			
		which the last-mentioned course is tangent, five hundred and twenty-three and forty-two hundredths (523.42) feet arc measurement, the equivalent chord being north forty-seven (47) degrees and twenty-seven (27) minutes west five hundred and one and eighty-seven hundredths (501.87) feet to a point in the easterly limit of the said right-of-way distant one thousand and four hundred and eighty-one and four-tenths (1,481.4) feet measured southerly along the easterly limit of the said right-of-way from a point of curve which is distant two hundred and forty-one and eighty-seven hundredths (241.87) feet measured southerly along the said limit of the said right-of-way from the north limit of the said lot; Thence north eleven (11) degrees and twelve (12) minutes east along the easterly limit of the said right-of-way one thousand and four hundred and sixty-seven and six-tenths (1,467.6) feet, more or less, to the point of commencement.....	56.91
PAIPOONGE TOWNSHIP			
T.B. 1441	R.O.	Mining Rights, E. ½ Lot 20, Concession A, S.K.R.....	52.5
T.B. 694	4060 FWF 5626 FWF	Mining Rights, Part of Lot 18, Concession D, north of the Kaministiquia River, being more particularly described as follows: Commencing at the southeast angle of the said Lot (18) Eighteen; Thence south eighty-nine degrees fifty-nine minutes west along the south boundary of the said Lot Eighteen, six hundred and ninety and seventy-nine one-hundredths feet to a point being the intersection of the said south boundary with the westerly boundary of the Trans-Canada Highway as shown on Department of Highways (Ontario) plan of said Highway filed in the Land Titles Office for the District of Fort William as Plan 15847, and which said point forms the point of commencement; Thence south eighty-nine degrees and fifty-nine minutes west along the south boundary to the left bank of the Kaministiquia River; Thence northerly along the said left bank to the north boundary of the said lot; Thence north eighty-nine degrees, fifty-nine minutes east along the north boundary of the said lot to a point in the westerly boundary of the said Trans-Canada Highway; Thence south seventeen degrees five minutes east along the said westerly boundary one thousand three hundred and eighty-one and thirty-three one-hundredths feet, more or less, to the point of commencement, being all of the said Lot Eighteen, Concession "D" lying to the west of the said Trans-Canada Highway. Saving and Excepting thereout and therefrom those parts more particularly described as follows: FIRSTLY: Commencing at the northeast angle of said lot; Thence south 89° 59' west, 1095.04 feet, to a point being the intersection of the north boundary of said lot, with the westerly boundary of the Trans-Canada Highway as shown on Dept. of Highways plan filed in Office of Land Titles at Fort William as No. 15847, which said point forms the place of commencement; Thence south 17° 5' east 325 feet; Thence south 89° 59' west 400 feet; Thence north 17° 5' west, 325 feet, more or less, to the north limit of said lot; Thence north 89° 59' east along the north boundary of said lot 400 feet, more or less, to the place of beginning. Now Entered as Parcel 5627, District of Fort William, Freehold. SECONDLY: That part expropriated by the Department of Highways by Instrument No. 33623, registered September	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
PAIPOONGE TOWNSHIP— <i>Continued</i>			
		21, 1962 as shown marked in red on plan P-2156-43 containing 0.139 of an acre, more or less.....	81.72
T.B. 707	R.O.	Mining Rights, Part of Lot 32, Concession 1, being Part 1 on Plan RR 55.....	36.60
T.B. 707	R.O.	Mining Rights, Part of Lot 32, Concession 1, being Part 2 on Plan RR 55.....	87.26
T.B. 707	R.O.	Mining Rights, Part of Lot 32, Concession 1, being Part 4 on Plan RR 55.....	7.10
T.B. 683	R.O.	Mining Rights, West 10 acres of South 25 acres of Lot 21, Concession 2, N.K.R.....	10.0
T.B. 1339	R.O.	Mining Rights, Pt. Lot 10, Concession 5 (S.K.R.) being the whole of the said lot saving and excepting thereout and therefrom that part more particularly described as follows: Commencing at the northwest angle of the said Lot Number Ten (10); Thence easterly following the northerly limit of the said Lot to the intersection of the said northerly limit thereof with the Slate River; Thence in a south and south-westerly direction along the bank of the said Slate River to the intersection of the said Slate River with the westerly boundary of the said Lot Number Ten (10); Thence northerly following the westerly boundary of the said Lot Number Ten (10) to the place of commencement, containing approximately three (3) acres, more or less, also saving and excepting thereout and therefrom 1.947 acres, more or less, expropriated by the Dept. of Highways, by Instrument No. 2562, dated Sept. 20, 1945, and shown on plan P. 2565-1.....	96.0
PURDUM TOWNSHIP			
T.B. 475	4874 TBF	Mining Rights, that Part Lot 3, Concession 1, being a strip of land 100 feet in width lying 50 feet on each side of a centre line of the Canadian Northern Ontario Railway, more particularly described as follows: Commencing at a point on the southerly boundary of Lot 3, twelve hundred feet measured easterly along said boundary from the southwesterly angle of said lot; Thence northeasterly on a curve to the right having a radius of fourteen hundred and thirty-two feet a distance of nine hundred and twenty-three and eight tenths (923.8) feet a tangent to said curve at point of commencement having a bearing of north thirty-nine (39) degrees and forty-six (46) minutes east; Thence north seventy-six (76) degrees and forty-two (42) minutes east fourteen hundred and fifty-eight and one tenths (1458.1) feet; Thence on a curve to the left having a radius of fourteen hundred and thirty-two (1432) feet a distance of five hundred and twenty-nine and two tenths (529.2) feet; Thence north fifty-five (55) degrees and thirty-two (32) minutes east seven hundred and eighteen and four tenths (718.4) feet; Thence on a curve to the left having a radius of fourteen hundred and thirty-two (1432) feet fourteen hundred and fifty-nine and one tenths (1459.1) feet more or less to the northerly boundary of Lot 3; Subject to Section 37 of The Mining Act.....	11.68
T.B. 475	4489½ TBF	Mining Rights, Part Lot 8, Concession 1, being more particularly described as follows: Commencing at the southeast angle of Lot 8; Thence northerly along easterly boundary of said Lot 8 three hundred and fifty (350) feet; Thence southwesterly three hundred and seventy (370) feet, more or less, to a point distant one hundred and ten (110) feet measured westerly along southerly boundary of Lot 8 from the southeast angle of said Lot; Thence easterly along said southerly boundary one hundred and ten (110) feet to the place of	

DISTRICT OF THUNDER BAY—Continued

Account No.	Parcel No.	Description	Area (Acres)
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PURDOM TOWNSHIP—Continued

beginning. The said land being shown coloured red on the plan attached to registered Transfer 11682.....	0.440
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NUMBERED CLAIMS AND LOCATIONS

T.B. 1576	R.O.	Mining Rights, Part E. ½ of Location 2A, White's Survey, being more particularly described as follows: Commencing at the southeast angle of the said Mining Location 2A White's Survey; Thence south 89 degrees 59 minutes and 30 seconds west along the southerly limit of the said mining location, 300 feet to the point of commencement; Thence continuing south 89 degrees 59 minutes and 30 seconds west along the last mentioned limit 296 and 79/100 feet; Thence north 0 degrees 0 minutes and 53 seconds west 2266 and 63/100 feet to the southerly limit of King's Highway No. 17 as shown on Trans-Canada Highway Expropriation Plan No. 2934; Thence north 61 degrees 0 minutes and 20 seconds east along the said southerly limit of the said King's Highway No. 17 a distance of 339 and 19/100 feet to a point in a line drawn on a bearing of north 0 degrees 01 minutes west from the point of commencement; Thence south 0 degrees 01 minutes east, 2431 and 3/100 feet, more or less, to the point of commencement. Saving and Excepting thereout and therefrom the Canadian National Railway right-of-way being 300 feet in perpendicular width and lying 150 feet in perpendicular width on each side of a centre line more particularly described as follows: Commencing at the southeast angle of the said Mining Location 2A White's Survey; Thence north 0 degrees 01 minutes west along the east boundary of the said Mining Location, 860 and 85/100 feet; Thence south 74 degrees 03 minutes and 20 seconds west 312 feet to the point of commencement; Thence south 74 degrees 03 minutes and 20 seconds west 308 and 65/100 feet, MacGregor Township.....	13.96
T.B. 1103	R.O.	Mining Rights, Part E. ½ of Location 2A, White's Survey, being more particularly described as follows: Commencing at a point in the north limit of the said Location distant 716.31 feet measured easterly thereon from the point in the said limit where it is intersected by a line drawn northerly parallel to the division line between the east and west halves of the said Location from a point in the north limit of Highway No. 17 as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as Number 3322, the said point being distant 300 feet measured north 61 degrees 00 minutes 20 seconds east thereon from the division line between the east and west halves of the said Location; Thence southerly parallel to the said division line, 1102.6 feet, more or less, to the northwest limit of the said Highway; Thence north 61 degrees 00 minutes 20 seconds east along the said limit of the said Highway, 405.4 feet, more or less, to the east limit of the said Location; Thence northerly along the said limit of the said Location, 971.78 feet, more or less, to the northeast angle of the said Location; Thence westerly along the north limit of the said Location, 354.57 feet, more or less, to the point of commencement, MacGregor Township.....	8.16
T.B. 1454	R.O.	Mining Rights, Part W ½, Location 2A, (White's Survey), being more particularly described as follows: Commencing at a point in the southerly limit of the Trans-Canada Highway as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as number	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
		3322, where the said limit intersects the westerly boundary of Mining Location 2-A; Thence north 61 degrees 00 minutes 30 seconds east, along the southerly limit of the said Highway, one hundred and forty (140') feet; Thence southerly and parallel to the west limit of the said Mining Location 2-A, to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence westerly along the said limit of the said right-of-way to the west limit of the said Mining Location 2-A; Thence northerly along the said west limit of the said Mining Location 2-A, to the point of commencement, MacGregor Township.....	1.5
T.B. 1007	R.O.	Mining Rights, Part W. $\frac{1}{2}$, Location 2A, White's Survey, being more particularly described as follows: Premising that the bearing of the north limit of Mining Location 2A, White's Survey, is north 89 degrees and 59 minutes west and relating all bearings herein thereto; Commencing at the northwest angle of Mining Location 2A, White's Survey; Thence south 89 degrees and 59 minutes east along the north limit of the said Mining Location, 1086.93 feet, more or less, to a point in the northwest limit of Highway Number 17 (Lakehead Expressway) as shown on Department of Highways plan registered in the Registry Office for the Registry Division for Thunder Bay East as Number 122060; Thence south 57 degrees, 12 minutes and 30 seconds west along the northwest limit of the said Highway, 770.38 feet; Thence southwesterly on a curve to the right having a radius of 5654.58 feet, 508.44 feet arc measurement, the chord equivalent being 508.27 feet measured south 59 degrees 47 minutes and 03 seconds west to the west limit of the said Mining Location; Thence north 0 degrees, 00 minutes and 30 seconds west along the west limit of the said Mining Location, 673.33 feet, more or less, to the point of commencement, MacGregor Township.....	8.60
T.B. 1007	R.O.	Mining Rights, Part W. $\frac{1}{2}$, Location 2A, White's Survey, being more particularly described as follows: Commencing at a point in the southeasterly limit of Highway Number 17 as shown on plan by the Department of Highways registered in the Registry Office for the Registry Division of Port Arthur as Number 3322 distant 300 feet measured northeasterly thereon from the west limit of the said Location; Thence northeasterly along the said limit of the said Highway 129 feet; Thence southerly and parallel to the west limit of the said Location to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence southwesterly along the said limit of the said right-of-way to intersect a line drawn southerly parallel to the west limit of the said Location from the point of commencement; Thence northerly parallel to the west limit of the said Location to the point of commencement; MacGregor Township.....	1.81
T.B. 1007	R.O.	Mining Rights, Part of W. $\frac{1}{2}$ of Location 2A, White's Survey, being more particularly described as follows: Commencing at a point in the south limit of the Trans-Canada Highway as shown on plan by the Department of Highways registered in the Registry Office at Port Arthur as Number 3322, said point being distant 558 feet measured northeasterly thereon from the west limit of the said Location; Thence northeasterly along the said limit of the said Highway, 225 feet; Thence southerly and parallel to the west limit of the said Location to the north limit of the right-of-way of the Canadian National Railway	

DISTRICT OF THUNDER BAY—Continued

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS—Continued			
T.B. 1007	R.O.	<p>formerly the Canadian Northern Ontario Railway; Thence southwesterly along the said limit of the said right-of-way to intersect a line drawn southerly parallel to the west limit of the said Location from the point of commencement; Thence northerly parallel to the west limit of the said Location to the point of commencement, MacGregor Township.....</p> <p>Mining Rights, Part W. ½, Location 2A, White's Survey, being the whole of the said W. ½, saving and excepting thereout and therefrom those parts more particularly described as follows:</p> <p>FIRSTLY: Commencing at a point in the southerly limit of the Trans-Canada Highway as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as Number 3322 where the said limit intersects the division line between the east and west halves of the said Location; Thence south 61 degrees 00 minutes 20 seconds west along the southerly limit of the said Highway, 120 feet; Thence southerly parallel with the said division line to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence easterly along the said limit of the said right-of-way to the division line between the east and west halves of the said Location; Thence northerly along the said division line to the point of commencement.</p> <p>SECONDLY: Commencing at a point in the southerly limit of the Trans-Canada Highway as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as number 3322, where the said limit intersects the westerly boundary of Mining Location 2-A; Thence north 61 degrees 00 minutes 30 seconds east, along the southerly limit of the said Highway, one hundred and forty (140') feet; Thence southerly and parallel to the west limit of the said Mining Location 2-A, to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence westerly along the said limit of the said right-of-way to the west limit of the said Mining Location 2-A; Thence northerly along the said west limit of the said Mining Location 2-A, to the point of commencement.</p> <p>THIRDLY: Commencing at a point in the southerly limit of the Trans-Canada Highway as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as number 3322, which point is distant one hundred and forty (140') feet measured on a bearing of north 61 degrees, 00 minutes 30 seconds east from the intersection of the said southerly limit of the said Highway and the westerly limit of the said mining location 2-A; Thence north 61 degrees, 00 minutes 30 seconds east, along the southerly limit of the said Highway, one hundred and sixty (160') feet; Thence southerly and parallel to the west limit of the said Mining Location 2-A, to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence westerly along the said limit of the said right-of-way to the intersection with a line drawn southerly and parallel to the westerly limit of the said lot from the point of commencement; Thence northerly along the line drawn as aforesaid, to the point of commencement.</p> <p>FOURTHLY: Commencing at a point in the west limit of the said Location where it is intersected by the north limit of the right-of-way of the Trans-Canada Highway or Highway No. 17 as</p>	3.5

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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NUMBERED CLAIMS AND LOCATIONS—*Continued*

shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as Number 3322; Thence north 61 degrees 00 minutes 30 seconds east along the said limit of the said Highway, 306.38 feet; Thence north 00 degrees 00 minutes 30 seconds west parallel with the west limit of the said Location, 1551.53 feet; Thence south 89 degrees 59 minutes 30 seconds west, 268 feet to the west limit of the said Location; Thence south 00 degrees 00 minutes 30 seconds east along the west limit of the said Location, 1700 feet to the point of commencement.

FIFTHLY: Commencing at a point in the southerly limit of the Trans-Canada Highway as shown on plan of expropriation by the Department of Highways filed in the Registry Office at Port Arthur as number 3322, which point is distant 120 feet measured on a bearing of south 61 degrees 00 minutes 20 seconds west from the intersection of the said southerly limit of the said Highway and the easterly limit of the west half of the said Mining Location 2-A; Thence south 61 degrees 00 minutes 20 seconds west, along the said southerly limit of the said Highway, 138.0 feet; Thence southerly and parallel to the said easterly limit of the said west half to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence easterly along the said limit of the said right-of-way to its intersection with a line drawn southerly and parallel to the easterly limit of said west half from the point of commencement; Thence northerly and parallel to the easterly limit of the said west half of the said Mining Location 2-A, to the point of commencement.

SIXTHLY: Commencing at a point in the south limit of the Trans-Canada Highway as shown on plan by the Department of Highways registered in the Registry Office at Port Arthur as Number 3322, said point being distant 558 feet measured northeasterly thereon from the west limit of the said Location; Thence northeasterly along the said limit of the said Highway, 225 feet; Thence southerly and parallel to the west limit of the said Location to the north limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence southwesterly along the said limit of the said right-of-way to intersect a line drawn southerly parallel to the west limit of the said Location from the point of commencement; Thence northerly parallel to the west limit of the said Location to the point of commencement.

SEVENTHLY: Commencing at a point in the southeasterly limit of Highway Number 17 as shown on plan by the Department of Highways registered in the Registry Office for the Registry Division of Port Arthur as Number 3322 distant 300 feet measured northeasterly thereon from the west limit of the said Location; Thence northeasterly along the said limit of the said Highway 129 feet; Thence southerly and parallel to the west limit of the said Location to the northerly limit of the right-of-way of the Canadian National Railway formerly the Canadian Northern Ontario Railway; Thence southwesterly along the said limit of the said right-of-way to intersect a line drawn southerly parallel to the west limit of the said Location from the point of commencement; Thence northerly parallel to the west limit of the said Location to the point of commencement.

EIGHTHLY: Premising that the bearing of the north limit of Mining Location 2A, White's Survey, is north 89 degrees and 59 minutes west and relating all bearings herein thereto; Commencing at the northwest angle of Mining Location 2A,

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
		White's Survey; Thence south 89 degrees and 59 minutes east along the north limit of the said Mining Location, 1086.93 feet, more or less, to a point in the northwest limit of Highway Number 17 (Lakehead Expressway) as shown on Department of Highways plan registered in the Registry Office for the Registry Division for Thunder Bay East as Number 122060; Thence south 57 degrees, 12 minutes and 30 seconds west along the northwest limit of the said Highway, 770.38 feet; Thence southwesterly on a curve to the right having a radius of 5654.58 feet, 508.44 feet arc measurement, the chord equivalent being 508.27 feet measured south 59 degrees 47 minutes and 03 seconds west to the west limit of the said Mining Location; Thence north 0 degrees, 00 minutes and 30 seconds west along the west limit of the said Mining Location, 673.33 feet, more or less, to the point of commencement, MacGregor Township.....	74.89
T.B. 1528	4088 FWF	Mining Rights, Location B.J. 129, Conmee Township.....	70.0
T.B. 34	R.O.	E. 35, E. of Jack Fish Bay, Township 82.....	80.0
T.B. 1498	R.O.	Mining Rights, Island K. 5 (#11 Palatte Island), MacGregor Township.....	3.66
T.B. 62	R.O.	Mining Rights, W. Part of K. 37, west of Shebandowan Lake....	30.0
T.B. 62	R.O.	Mining Rights of Part of Location K. 60, being the whole of the said location, saving and excepting thereout and therefrom that portion more particularly described as the southwesterly part of Location K. 60, containing three (3) acres, more or less, having a frontage of eight chains on the reserve or road allowance between said Location and Lake Shebandowan and being that portion of the said Location that will be flooded by raising the waters of Lake Shebandowan to, and maintaining them at, the height of three feet (3') above their low water mark, Shebandowan Lake.....	97.6
T.B. 364	13886 TBF	K.K. 3055, Oboshkegan Township.....	47.83
T.B. 364	13887 TBF	K.K. 3056, Oboshkegan Township.....	40.83
T.B. 364	13888 TBF	K.K. 3057, Oboshkegan Township.....	45.45
T.B. 364	13889 TBF	K.K. 3058, Oboshkegan Township.....	36.89
T.B. 364	13890 TBF	K.K. 3059, Oboshkegan Township.....	38.88
T.B. 364	13891 TBF	K.K. 3060, Oboshkegan Township.....	53.03
T.B. 364	13892 TBF	K.K. 3061, Oboshkegan Township.....	32.08
T.B. 364	13893 TBF	K.K. 3062, Oboshkegan Township.....	33.21
T.B. 364	13894 TBF	K.K. 3063, Oboshkegan Township.....	46.78
T.B. 364	13895 TBF	K.K. 3064, Oboshkegan Township.....	46.99
T.B. 364	13896 TBF	K.K. 3065, Oboshkegan Township.....	58.85
T.B. 364	13897 TBF	K.K. 3066, Oboshkegan Township.....	71.64
T.B. 364	13898 TBF	K.K. 3067, Oboshkegan Township.....	56.73
T.B. 364	13899 TBF	K.K. 3068, Oboshkegan Township.....	47.62
T.B. 364	13900 TBF	K.K. 3069, Oboshkegan Township.....	53.02
T.B. 364	13901 TBF	K.K. 3070, Oboshkegan Township.....	58.90
T.B. 364	13902 TBF	K.K. 3071, Oboshkegan Township.....	53.47
T.B. 364	13903 TBF	K.K. 3076, Oboshkegan Township.....	43.18
T.B. 364	13904 TBF	K.K. 3077, Oboshkegan Township.....	39.66
T.B. 364	13905 TBF	K.K. 3080, Oboshkegan Township.....	67.99
T.B. 364	13906 TBF	K.K. 3081, Oboshkegan Township.....	52.65
T.B. 364	13907 TBF	K.K. 3082, Oboshkegan Township.....	40.26
T.B. 364	13908 TBF	Part K.K. 3116, not covered by the waters of Smoky Lake, Oboshkegan Township.....	65.70

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
T.B. 364	13909 TBF	K.K. 3117, Oboshkegan Township.....	24.27
T.B. 364	13910 TBF	K.K. 3118, Oboshkegan Township.....	26.82
T.B. 364	13911 TBF	K.K. 3119, Oboshkegan Township.....	49.6
T.B. 364	13912 TBF	K.K. 3120, Oboshkegan Township.....	36.40
T.B. 364	13913 TBF	K.K. 3121, Oboshkegan Township.....	29.24
T.B. 364	13914 TBF	K.K. 3122, Oboshkegan Township.....	39.39
T.B. 364	13915 TBF	K.K. 3123, Oboshkegan Township.....	67.9
T.B. 364	13916 TBF	K.K. 3124, Oboshkegan Township.....	64.18
T.B. 364	13917 TBF	K.K. 3125, Oboshkegan Township.....	48.89
T.B. 364	8539 TBF	K.K. 3147, Oboshkegan Township.....	46.4
T.B. 756	R.O.	Mining Rights, 1 M, lying S. of Jarvis Location on Lake Superior, Crooks Township.....	72.0
T.B. 1494	5139 TBF	T.B. 2393, north of Port Coldwell.....	50.0
T.B. 1494	5140 TBF	T.B. 2990, north of Port Coldwell.....	34.2
T.B. 1494	14063 TBF	Part T.B. 3514, not covered by the waters of William Lake, north of Port Coldwell.....	16.8
T.B. 1543	6033 TBF	Mining Rights, T.B. 5578, Township 84.....	20.8
T.B. 174	12722 TBF	Part T.B. 10780, being more particularly described as follows: Commencing at a point in the west limit of the said Mining Claim where it is intersected by the north limit of the King's Highway as shown on Plan of Expropriation by the Department of Highways filed in the Office of Land Titles at Port Arthur as 27944; Thence north 74 degrees, 46 minutes, 30 seconds east along the said limit of the said Highway 892.15 feet; Thence continuing along the said limit of the said Highway on a curve to the right having a radius of 5829.58 feet 151.21 feet arc measurement, the chord equivalent being north 75 degrees, 31 minutes, 05 seconds east 151.20 feet to the north limit of the said Mining Claim; Thence north 82 degrees, 55 minutes, 30 seconds west along the north limit of the said Mining Claim 957.81 feet, more or less, to the northwest angle of the said Mining Claim; Thence south 8 degrees, 23 minutes, 30 seconds west along the west limit of the said Mining Claim 394.16 feet, more or less, to the point of commencement, Ashmore Township.....	4.33
T.B. 68	928 GF	Mining Rights, T.B. 10865, Errington and Ashmore Townships. Subject to Section 37 of <i>The Mining Act</i>	67.81
T.B. 68	930 GF	Mining Rights, T.B. 10866, Errington and Ashmore Townships. Subject to Section 37 of <i>The Mining Act</i>	22.62
T.B. 68	931 GF	Mining Rights, T.B. 10867, Errington and Ashmore Townships. Subject to Section 37 of <i>The Mining Act</i>	19.38
T.B. 68	929 GF	Mining Rights, T.B. 10868, Errington Township. Subject to Section 37 of <i>The Mining Act</i>	27.58
T.B. 62	R.O.	Mining Rights, Z. 64, Shebandowan Lake.....	270.7
T.B. 62	R.O.	Mining Rights, Z. 94 (Miles Survey), Shebandowan Lake.....	196.5
T.B. 401	R.O.	Location P, Lake Helen, mouth of Neepigan River, Booth Township.....	74.0
T.B. 389	R.O.	Mining Rights, Parts of Block 1 (Savigny's Survey), being those parts designated as Parts 1, 2, 3 and 4 on Reference Plan P.A.R. 15R; Saving and Excepting thereout and therefrom that part of Part 3 of Plan P.A.R. 15R designated as Part 1 on Reference Plan 56R 694, MacGregor Township.....	362.29
T.B. 389	R.O.	Mining Rights, Part of Block 1 (Savigny's Survey), being that part designated as Part 1, on Reference Plan 56R 694, MacGregor Township.....	10.19
T.B. 389	R.O.	Mining Rights, Part of Block 2 (Savigny's Survey), being those parts designated as Parts 1 and 2 on Reference Plan P.A.R.	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
		16R; Saving and Excepting thereout and therefrom the following: FIRSTLY: Part 2 of Reference Plan 56R 694. SECONDLY: Part 1 on Reference Plan 56R 720. THIRDLY: That part of Part 1 on Reference Plan P.A.R. 16R expropriated by the Department of Highways of the Province of Ontario by Notice of Expropriation registered as number 120776 for Port Arthur, MacGregor Township.....	308.27
T.B. 389	R.O.	Mining Rights, Parts of Block 2 (Savigny's Survey), being those parts designated as Part 2 on Reference Plan 56R 694 and Part 1 on Reference Plan 56R 720, MacGregor Township.....	78.96
T.B. 193	R.O.	Mining Rights, Mining Location 2, Herrick's Survey, McTavish Township.....	179.5
T.B. 389	R.O.	Mining Rights, Part west of east 825 feet of Block No. 3 (Savigny's Survey), designated as Parts 1 and 2 of Reference Plan PAR-17R, MacGregor Township.....	258.89
T.B. 193	R.O.	Mining Rights, Mining Location 3 (Herrick's Survey), McTavish Township.....	190.0
T.B. 777	R.O.	Mining Rights, Location 5, N. of Thunder Bay, on Lake Superior (Savigny's Survey), MacGregor Township.....	200.0
T.B. 1181	R.O.	Mining Rights, Part of Location 6, marked "Benjamin Young" north of Thunder Bay (Savigny's Survey), being the whole of the said location saving and excepting thereout and therefrom a road sixty-six (66) feet in perpendicular width extending from the west limit to the east limit of the said Location, being thirty-three (33) feet measured perpendicularly from and on opposite sides of the centre line described as follows: Premising that the west limit of the said Location has a bearing of north one (1) degree, thirty-two (32) minutes and twenty (20) seconds west and relating all bearings herein thereto: And commencing at a point in the west limit of the said Location distant three thousand and twenty-three and forty-one hundredths (3,023.41) feet measured south one (1) degree, thirty-two (32) minutes and twenty (20) seconds east along the said limit from the northwest angle of the said Location; Thence south seventy-six (76) degrees and forty-eight (48) minutes east four hundred and eighty-seven and four one-hundredths (487.04) feet; Thence north seventy-four (74) degrees and forty-six and five tenths (46.5) minutes east one hundred and forty-nine and five tenths (149.5) feet; Thence north forty-six (46) degrees and twenty and five tenths (20.5) minutes east two hundred and thirteen and two tenths (213.2) feet; Thence north eighty-one (81) degrees and thirty-one (31) minutes east five hundred and seventy-six and thirty-seven hundredths (576.37) feet; Thence north fifty-seven (57) degrees and twenty-eight and five tenths (28.5) minutes east two hundred and eighteen and twenty-four hundredths (218.24) feet; Thence north nine (9) degrees and ten (10) minutes east two hundred and thirty-five and sixty-seven hundredths (235.67) feet; Thence north twenty-four (24) degrees and twenty-five (25) minutes west six hundred and ninety-eight and eight tenths (698.8) feet; Thence north twelve (12) degrees and eight and five tenths (8.5) minutes west three hundred and twenty-five and seventy-six hundredths (325.76) feet; Thence north twenty-eight (28) degrees and fifty-four and five-tenths (54.5) minutes east two hundred and thirteen and three tenths (213.3) feet; Thence north fifty-two (52) degrees and twenty-eight and five tenths (28.5) minutes east nine hundred and eleven and ninety-two hundredths (911.92) feet; Thence north fifty-six (56) degrees and five (5) minutes east six hundred and	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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NUMBERED CLAIMS AND LOCATIONS—*Continued*

		eight and seventy-four hundredths (608.74) feet, more or less, to a point in the west limit of the said Location distant four hundred and ninety-nine and thirty-three hundredths (499.33) feet measured south one (1) degree and twenty-nine (29) minutes east thereon from the northeast angle of the said Location; the road containing 7.03 acres, more or less, MacGregor Township.	392.97
T.B. 777	R.O.	<p>Mining Rights, Parts of the easterly two thirds (2/3) of Mining Location 8, more particularly described as follows:</p> <p>FIRSTLY: Containing 81.7 acres; Commencing at a point in the south limit of the said Location where it is intersected by the division line between the westerly one-third and the easterly two-thirds of the said Location; Thence north 0 degrees and 07 minutes east along the said division line, 1275.9 feet to the most southerly angle of Part 1 as shown on plan by the Department of Highways deposited in the Registry Office for the Registry Division of Port Arthur as Number 119941; Thence north 53 degrees, 37 minutes and 30 seconds east along the southeast limit of the said Part 1, 2247.73 feet, to the east limit of the said Location; Thence south 0 degrees, 39 minutes and 30 seconds east along the east limit of the said Location, 2612.26 feet, to the southeast angle of the said Location; Thence north 89 degrees and 54 minutes west, 1842.5 feet, more or less, to the point of commencement.</p> <p>SECONDLY: Containing 117.1 acres; Commencing at a point in the division line between the westerly one-third and the easterly two-thirds of the said Location at the northwest angle of Part 1 as shown on plan by the Department of Highways deposited in the Registry Office for the Registry Division of Port Arthur as Number 119941; Thence north 53 degrees, 37 minutes and 30 seconds east along the northwest limit of the said Part 1, 2244.2 feet, more or less, to the east limit of the said Location; Thence north 1 degree and 09 minutes west along the east limit of the said Location, 1570.56 feet, to the southeast angle of Part 9 as shown on plan by the Department of Highways, deposited in the Registry Office for the Registry Division of Port Arthur as PAR-2-R; Thence north 54 degrees, 26 minutes and 30 seconds west along the southwest limit of the said Part 9, 1126.74 feet; Thence north 54 degrees and 32 minutes west continuing along the said limit of the said Part, 1038.79 feet, to the southwest angle of the said Part and the division line between the westerly one-third and the easterly two-thirds of the said location; Thence south 0 degrees and 07 minutes west, 4159.22 feet, more or less, to the point of commencement.</p> <p>THIRDLY: Containing 63.87 acres; Commencing at a point in the east limit of the said Location which is the northeast angle of Part 9 as shown on plan by the Department of Highways deposited in the Registry Office for the Registry Division of Port Arthur as Number 119941; Thence north 54 degrees, 26 minutes and 30 seconds west along the northeast limit of the said Part, 1052.24 feet; Thence north 54 degrees and 32 minutes west continuing along the said limit of the said Part, 1109.79 feet, to the northwest angle of the said Part which is a point in the division line between the westerly one-third and the easterly two-thirds of the said Location; Thence north 0 degrees and 07 minutes east along the said division line, 950.1 feet to the north limit of the said Location; Thence north 87 degrees 52 minutes and 30 seconds east along the north limit of the said Location, 1714.6 feet, more or less, to the northeast</p>	

DISTRICT OF THUNDER BAY—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
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NUMBERED CLAIMS AND LOCATIONS—*Continued*

		angle of the said Location; Thence south 1 degree and 09 minutes east along the east limit of the said Location, 2269.5 feet, more or less, to the point of commencement, MacGregor Township.....	262.67
T.B. 528	R.O.	Mining Rights, Pt. Lot 21, W. Shore Black Bay, Lake Superior (Donnelly's Survey), being more particularly described as follows: Commencing at the intersection of the southeasterly limit of Highway Number 17 Trans-Canada according to the Department of Highways Plan Number P-2581-17 registered in the Office of Land Titles at Port Arthur as Number 1517, and the easterly boundary of the said Lot; Thence south 0 degrees 04 minutes east along the said easterly boundary of the said Lot, 2845.5 feet, more or less, to the point where the said east boundary is intersected by the north boundary of a travelled road presently known as the Ancliff Road; Thence south 89 degrees 56 minutes west and at right angles to the said east boundary of the said Lot, 1454.3 feet to a point; Thence north 76 degrees 33 minutes 50 seconds west along the said north boundary of the said road mentioned aforesaid, 370.41 feet to a point in the southeasterly limit of Highway Number 17 Trans-Canada; Thence north 34 degrees 28 minutes 10 seconds east along the said southeasterly limit of the said Highway Number 17, 2666.22 feet to a point; Thence on a curve to the left having a radius of 2939.79 feet an arc distance of 640.29 feet (the chord equivalent being 639.03 feet measured on a bearing of north 28 degrees 13 minutes 48 seconds east), to the point of commencement, McTavish Township.....	56.0
T.B. 193	R.O.	Mining Rights, White Island, east of Mining Location 33 Z., Lake Superior.....	3.0

DISTRICT OF TIMISKAMING

BARBER TOWNSHIP

T. 987	7020 NND	Mining Rights, Part of Broken Lot 5, Concession 5, being more particularly described as a strip of land twenty chains by the full width of the Lot and lying immediately south of a line drawn across said lot parallel to the north limit of said lot, and distant south therefrom thirty-three chains, seventy-five links.....	80.0
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BENOIT TOWNSHIP

T. 1163	6872 SST	Mining Rights, Part of N. ½ of Lot 8, Concession 2, being all of the North ½ of said lot excepting the right of way of the T. & N.O. Railway crossing said lot, containing 7.1 acres, more or less.....	145.90
T. 1161	8532 CST	Mining Rights, S. ½ Lot 6, Concession 4.....	160.0

BUCKE TOWNSHIP

T. 30	2640 SST	Mining Rights, Part of N. ½ Lot 13, Concession 2, being the whole of the said N. ½, Saving and Excepting that part more particularly described as follows: Commencing at a point on the northerly limit of said Lot 13 in said Concession 2, Township of Bucke, said point being distant 419 feet measured westerly along the said northerly limit from the northeasterly angle of the said Lot; thence easterly along the said northerly limit 419 feet to the said northeasterly angle; thence southerly along the	
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DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
BUCKE TOWNSHIP— <i>Continued</i>			
		easterly limit of the said Lot, 418 feet; thence westerly and parallel to the northerly limit of the said lot 419 feet; thence northerly and parallel to the easterly limit of the said lot, 418 feet, more or less, to the said point of commencement. Also Saving and Excepting thereout and therefrom those parts more particularly described as follows: FIRSTLY: Part of Lot 13, Concession 2, Commencing at a point in the north limit of the said Lot 13 distant 0.50 chains from the northwest angle thereof and measured east therefrom; thence due east a distance of 15.303 chains along the said north limit of said Lot 13; thence due south a distance of 8.50 chains parallel to the west limit of the said Lot 13; thence due west a distance of 15.303 chains parallel to the north limit of the said Lot 13 to a point in a line drawn parallel to and distant 0.50 chains east from the west limit of the said Lot 13; thence due north a distance of 8.50 chains along said parallel line to the place of beginning. SECONDLY: Part of Lot 13, Concession 2 (to be used as a right-of-way) being a strip of land 0.50 chains in perpendicular width lying adjacent to the west limit of the said Lot 13 to be used as a right-of-way in common with all others entitled thereto and being more particularly described as follows: Commencing at the northwest angle of the said lot; thence due east a distance of 0.50 chains along the north limit of the said Lot 13; thence due south a distance of 8.50 chains parallel to the said west limit of said Lot 13; thence due west a distance of 0.50 chains parallel to the north limit of Lot 13 to a point in the west limit thereof; thence due north a distance of 8.50 chains along the said west limit of Lot 13 to the place of beginning.	
T. 30	2640 SST	Mining Rights, N. ½ Lot 14, Concession 2	142.58 125.0
BURT TOWNSHIP			
T. 633	4079 SST	N.E. ¼ of N. ½ Lot 1, Concession 4 (L. 11781)	39.25
CATHARINE TOWNSHIP			
T. 370	2432 SST	N.W. ¼ of N. ½ Lot 3, Concession 1; Saving and Excepting thereout and therefrom those lands assumed by the Department of Highways under Application No. 146291 dated October 18, 1965, as shown on Plan P-7052-1	39.875
T. 370	2433 SST	N.E. ¼ of N. ½ Lot 4, Concession 1	40.0
T. 370	2434 SST	N.W. ¼ of N. ½ Lot 4, Concession 1	40.0
T. 370	2479 SST	S.E. ¼ of S. ½ Lot 7, Concession 3	39.875
COLEMAN TOWNSHIP			
T. 863	7773 SST	Mining Rights, Part of Broken Lot 1, Concession 2, being more particularly described as follows: Commencing at a point on the North limit of said Broken Lot 1, distant 40 chains West of the North East angle of said broken lot, which point marks the South West angle of Lot 1 in the 3rd Con. of the said Township of Coleman, thence due South astronomically 20 chains, thence due West astronomically 10 chains, thence due North astronomically 20 chains to the North limit of said lot, thence due East astronomically along the said limit 10 chains to the place of beginning	20.0
T. 863	7775 SST	Mining Rights, Part of Broken Lot 1, Concession 2, being more particularly described as follows; Commencing at a point on	

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
<i>COLEMAN TOWNSHIP—Continued</i>			
		the North limit of said Broken Lot at the distance of 40 chains West of the North East angle thereof which point marks the North East angle of that portion of said Broken Lot containing 20 acres granted by Letters Patent dated 16th April, 1907 to Nathaniel Wickett, William Scutt, Morley G. Cassells and Edward B. Scutt, thence due South astronomically along the East limit of said 20 acres 20 chains, thence due East astronomically 10 chains, thence due North astronomically 20 chains, to the North limit of said Broken Lot, thence due West astronomically along said North limit 10 chains to the place of beginning.....	20.0
T. 863	5098 NND	Mining Rights, part of Broken Lot 1, Concession 2, being more particularly described as follows: Commencing at a point which is distant west astronomically 20 chains from a point on the east limit of said broken lot distant 40 chains south of the north east angle thereof; thence due south astronomically 20 chains along the west limit of that portion of said broken lot containing 20 acres, granted by Letters Patent dated the 19th of May, 1909 to Henry D. Davis and along the west limit of that portion of said broken lot containing 20 acres granted by Letters Patent dated the 22nd of December, 1908 to the Cobalt North Star Silver Mining Company; thence due west astronomically 10 chains to the east limit of that portion of said broken lot containing 18 acres, more or less, granted by Letters Patent dated the 15th of January, 1909 to Robert Henry; thence north astronomically along the said east limit 20 chains; thence east astronomically 10 chains to the place of beginning.....	20.0
T. 863	8269 SST (Firstly)	Mining Rights, Part of Lot 1, Concession 2, being more particularly described as follows: Commencing at a point on the east limit of said lot at the distance of 50 chains south of the north east angle thereof; thence due west astronomically 20 chains; thence due south astronomically 10 chains; thence due east astronomically 20 chains to said east limit; thence due north astronomically along said east limit 10 chains to the place of beginning.....	20.0
T. 863	8269 SST (Secondly)	Mining Rights, Part of Lot 1, Concession 2, being more particularly described as follows: Commencing at a point on the east limit of said lot at the distance of 60 chains south of the north east angle thereof; thence due south astronomically along said limit 20 chains; thence due west astronomically 10 chains; thence due north astronomically 20 chains; thence due east astronomically 10 chains to the place of beginning....	20.0
T. 863	8269 SST (Thirdly)	Mining Rights, Part of Lot 1, Concession 2, being more particularly described as follows: Commencing at a point which is due west astronomically 20 chains from a point on the east limit of said lot, distant 60 chains south of the north-east angle thereof which point marks the north west angle of that portion of said lot containing 20 acres, more or less, granted by Letters Patent, dated the 21st of April, 1909 to Mathias Koch; Thence due south astronomically along the west limit of said parcel granted to said Mathias Koch, 19 chains 13 links, more or less to the South West limit of said lot; thence north westerly along the south west limit of said lot 17 chains 56 links, more or less to the south east angle of that portion of said lot containing 18 acres, more or less, granted by Letters Patent, dated the 15th of January, 1909 to Robert Henry; thence due north astronomically along the east limit of said last mentioned parcel 4 chains 69 links, more or less, to a point due west astronomically from the place of beginning; thence	20.0

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
COLEMAN TOWNSHIP— <i>Continued</i>			
T. 863	8269 SST (Fourthly)	due east astronomically 10 chains, more or less, to the place of beginning..... Mining Rights, Part of Lot 1, Concession 2, being more particularly described as follows: Commencing at a point which is distant south astronomically 40 chains from a point on the north limit of said lot distant 40 chains west of the north-east angle thereof, which point marks the southwest angle of that portion of said lot containing 20 acres, granted by Letters Patent dated 7th of May, 1908, to Charles Lough Ferguson, as to an undivided three-quarter interest and William Black as to an undivided one-quarter interest; thence due east astronomically along the south limit of the last mentioned parcel, 10 chains, thence due south astronomically 25 chains, more or less to the southwest limit of said lot; thence on a course north 36 degrees 45 minutes west astronomically along said south west limit 18 chains, more or less to a point due south astronomically from the place of beginning; thence due north astronomically 10 chains, more or less to the place of beginning.....	11.91 18.0
T. 999	105 TEM	Mining Rights, 847 being land under waters of Sasaginaga Lake..	20.0
T. 30	8968 NND	N. Part J.S. 53, W. of Bay Lake.....	12.33
T. 30	8968 NND	S. Part J.S. 54, W. of Bay Lake.....	15.33
DYMOND TOWNSHIP			
T. 735	1451 TEM	Mining Rights, S.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 1, Concession 1.....	40.0
EBY TOWNSHIP			
T. 633	2877 SST	N.E. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 12, Concession 4.....	37.125
T. 633	2876 SST	N.W. $\frac{1}{4}$ of N. $\frac{1}{2}$ Lot 12, Concession 4.....	37.125
T. 633	4562 SST	S.E. $\frac{1}{4}$ of S. $\frac{1}{2}$ Lot 12, Concession 5 (L. 13769).....	37.25
HOLMES TOWNSHIP			
T. 34	3129 SST	S.W. Part of S. Part Broken Lot 10, Concession 2 (M.R. 6226)...	40.0
LORRAIN TOWNSHIP			
T. 855	544 TEM	N.E. Part of N. Part Broken Lot 5, Concession 2.....	32.1
T. 855	543 TEM	N.W. Part of N. Part Lot 6, Concession 2.....	40.0
MAISONVILLE TOWNSHIP			
T. 594	1349 TEM	Part Lot 11, Concession 3, containing 20 acres, and Part Lot 12, Concession 3, containing 21.5 acres (L. 1196), being more particularly described as follows: Commencing at a point on the west limit of the said lot 11, distant 19 chains, 74 links, north from the south west angle of the said lot; Thence North 78 degrees 30 minutes east astronomically, 11 chains, 92 links; Thence north 6 degrees 5 minutes west astronomically along the westerly limit of Mining Claim No. 10919, 14 chains, 8 links to the north west angle thereof; Thence north 6 degrees 8 minutes west astronomically along the westerly limit of Mining Claim H.F. 403, 5 chains, 94 links; Thence south 83 degrees 33 minutes west astronomically, 9 chains, 57 links, more or less, to a point on the west limit of the said lot 11 distant 21 chains, 22 links north from the point of commence-	

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
MAISONVILLE TOWNSHIP— <i>Continued</i>			
		ment; Thence on the same course south 83 degrees 33 minutes west astronomically 10 chains, 62 links; Thence south 8 degrees 03 minutes east astronomically, 6 chains, 8 links more or less, to the north east angle of Mining Claim B.C. 116; Thence south 8 degrees 8 minutes east along the easterly limit of the said claim, 15 chains, 66 links; Thence north 78 degrees 30 minutes east astronomically 7 chains, 62 links, more or less, to the point of commencement, Maisonville Township.....	41.5
T. 594	1448 TEM	Part S. Part, Broken Lot 12, Concession 3 (L. 1412); Commencing at a point in the westerly limit of said broken lot 12, midway between the south west and north west angles thereof, said point being distant 39 chains, 81 links more or less north from the south west angle aforesaid; Thence east astronomically 28 chains, 80 links more or less to the westerly limit of that part of said lot granted by letters patent dated 9th April, 1915, to John K. Meredith; Thence south 8 degrees 3 minutes east along the west limit of the lands granted as aforesaid to the north east angle of that part of said lot granted by letters patent dated 22nd January, 1915, to James Cleary; Thence south 82 degrees 19 minutes west astronomically along the lands granted to said James Cleary 20 chains, 31 links to the north west angle of said lands; Thence south 9 degrees 39 minutes east astronomically along the east limit of said lands granted as aforesaid to James Cleary, to the north limit of the lands granted to the said James Cleary 32¾ acres more or less, and being part of the south west part of the south part of said lot under date 22nd day of January, 1915; Thence west astronomically along the north boundary of said lands granted as aforesaid 11 chains, 48 links more or less to a point in the west limit of said lot distant north 20 chains from the south west angle thereof; Thence north along the west limit of said lot 19 chains, 81 links more or less to the point of commencement, Maisonville Township.....	30.0
T. 322	2706 TEM	N.W. ¼ of S. ½ Lot 7, Concession 4.....	40.125
T. 322	2955 TEM	N.E. ¼ of S. ½ Lot 8, Concession 4.....	40.125

PENSE TOWNSHIP

T. 269	4697 SST	N.E. ¼ of N. ½ Lot 6, Concession 5 (T. 23124).....	38.25
T. 269	4695 SST	N.W. ¼ of N. ½ Lot 6, Concession 5 (T. 23122).....	38.25
T. 269	4696 SST	S.E. ¼ of N. ½ Lot 6, Concession 5 (T. 23123).....	38.25

NUMBERED CLAIMS AND LOCATIONS

T. 395	7643 NND	H.R. 113, South Lorrain Township.....	30.75
T. 395	7643 NND	H.R. 114, South Lorrain Township.....	38.5
T. 395	7643 NND	H.R. 115, South Lorrain Township.....	39.5
T. 395	7643 NND	H.R. 116, South Lorrain Township.....	22.75
T. 1125	4350 TEM	Mining Rights, H.R. 549, Teck Township.....	28.0
T. 131	5426 NND	H.S. 11, South Lorrain Township.....	40.0
T. 30	167 TEM	J.S. 32, Gillies Limit; Saving and Excepting thereout and therefrom the right-of-way transferred to The Hydro-Electric Power Commission of Ontario by Instrument No. 98444 dated May 29, 1950.....	38.6
T. 615	3206 CST	Mining Rights, Part L. 1754 not covered by the waters of Kirkland Lake, Teck Township.....	12.0
T. 309	1631 TEM	L. 2039, Bernhardt Township.....	46.4

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
T. 184	2477 TEM	L. 2262, Lebel Township.....	44.0
T. 184	3551 TEM	L. 2908, Lebel Township.....	25.5
T. 184	4446 TEM	L. 2909, Lebel Township.....	46.4
T. 384	278 CST	Mining Rights, L. 2936, Teck Township.....	48.5
T. 184	417 CST	L. 2994, Lebel Township.....	32.3
T. 184	418 CST	L. 2995, Lebel Township.....	24.87
T. 180	408 CST	L. 5593, Lebel Township.....	43.0
T. 180	584 CST	L. 5836,; Saving and Excepting thereout and therefrom the right-of-way granted to the Northern Ontario Light and Power Company, Limited by Instrument No. 46754 dated March 26, 1927, as amended by Instrument No. 82309 dated March 1, 1945, Lebel Township.....	22.5
T. 207	723 SST	L. 6090, Boston Township.....	14.25
T. 207	725 SST	L. 6091, Boston Township.....	16.3
T. 207	724 SST	L. 6092, Boston Township.....	28.6
T. 578	3492 CST	Mining Rights, L. 7839 (L. 18860), Teck Township.....	41.0
T. 221	1598 CST	L. 8288, Bernhardt Township.....	43.8
T. 1162	1597 CST	Mining Rights, L. 8311, Morrisette Township.....	61.2
T. 1162	1631 CST	Mining Rights, L. 8333, Morrisette Township.....	39.8
T. 221	1699 CST	L. 8501, Morrisette Township.....	63.3
T. 411	2106 CST	Mining Rights, L. 9498, McVittie Township.....	47.6
T. 411	2105 CST	Mining Rights, L. 9508, McVittie Township.....	25.2
T. 221	2203 CST	Mining Rights, L. 9911, Gauthier Township.....	44.3
T. 221	2474 CST	L. 10599, Morrisette Township.....	44.25
T. 265	2964 CST	Mining Rights, L. 13437, Gauthier Township.....	39.1
T. 265	2963 CST	Mining Rights, L. 13438, Gauthier Township.....	43.6
T. 265	2962 CST	Mining Rights, L. 13439, Gauthier Township.....	31.2
T. 748	3639 CST	L. 16161, Lebel Township.....	50.03
T. 748	3628 CST	Part L. 16164 not covered by the waters of McTavish Lake, Lebel Township.....	8.41
T. 265	2961 CST	Mining Rights, L. 17325, Gauthier Township.....	35.74
T. 265	2960 CST	Mining Rights, L. 17326, Gauthier Township.....	24.42
T. 265	2959 CST	Mining Rights, L. 17327, Gauthier Township.....	27.75
T. 265	3584 CST	Mining Rights, Part L. 17328 not covered by the waters of the Blanche River, Gauthier Township.....	36.8
T. 265	2958 CST	Mining Rights, Part L. 17797 not covered by the waters of the Blanche River, Gauthier Township.....	24.0
T. 265	2957 CST	Mining Rights, L. 17798, Gauthier Township.....	28.5
T. 265	2956 CST	Mining Rights, Part L. 17799 not covered by the waters of the Blanche River, McVittie Township.....	42.6
T. 265	2953 CST	Mining Rights, Part L. 19282 not covered by the waters of the Blanche River, Gauthier Township.....	32.3
T. 265	3592 CST	L. 19741, McElroy Township.....	59.4
T. 265	3585 CST	Mining Rights, Part L. 19868 not covered by the waters of the Blanche River, Gauthier Township.....	46.1
T. 265	3593 CST	Part L. 19873 not covered by the waters of the Blanche River, McElroy Township.....	41.0
T. 265	3586 CST	Mining Rights, Part L. 19924 not covered by the waters of the Blanche River, Gauthier Township.....	42.0
T. 265	3587 CST	Mining Rights, Part L. 19925 not covered by the waters of the Blanche River, Gauthier Township.....	39.0
T. 748	3627 CST	L. 20343, Lebel Township.....	62.0

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
T. 908	6149 CST	Part L. 23554 (L. 32091), being the whole of the said mining claim; Saving and Excepting thereout and therefrom that part more particularly described as follows: Commencing at the southwesterly angle of the above mentioned Mining Claim No. L. 23554 (recorded as L. 32091); thence easterly along the southerly limit of the said Mining Claim, a distance of 311.9 feet; thence north 32° 23' west, a distance of 162.2 feet; thence north 54° 53' west, a distance of 63.7 feet; thence north 76° 06' west, a distance of 122.7 feet; thence north 55° 35' west, a distance of 51.4 feet; thence south 22° 33' west, a distance of 107.6 feet, more or less, to a point on the westerly limit of the said Mining Claim, distant 173.80 feet measured northerly along the said westerly limit from the aforesaid southwesterly angle; thence southerly along the said westerly limit, a distance of 173.80 feet, to the point of commencement, Grenfell Township.....	38.54
T. 406	5218 SST	Mining Rights, L. 24200, Hearst Township.....	48.7
T. 10	5379 CST	L. 24816; Saving and Excepting thereout and therefrom the surface rights only of 7.163 acres, more or less, expropriated by the Department of Highways by Instrument No. 104631, dated November 19, 1952, and as shown on Plan P. 3019-1, Grenfell Township.....	32.69
T. 10	5380 CST	L. 24818; Saving and Excepting thereout and therefrom the surface rights only of 0.321 acre, more or less, expropriated by the Department of Highways by Instrument No. 104631 dated November 19, 1952, as shown on Plan P. 3019-1, Grenfell Township.....	34.66
T. 1085	7048 CST	Mining Rights, L. 25988 (L. 31548) McGarry Township.....	53.7
T. 406	6423 SST	Mining Rights, L. 29678, Hearst Township.....	33.4
T. 406	6422 SST	Mining Rights, L. 29679, Hearst Township.....	31.71
T. 406	6369 SST	Mining Rights, L. 29718; Saving and Excepting thereout and therefrom those lands assumed by the Department of Transportation and Communications, being Part 9 of Plan H. 72 (P. 7056-6), under No. 168303 dated July 16, 1971, Hearst Township....	55.4
T. 406	6370 SST	Mining Rights, L. 29744, Hearst Township.....	49.1
T. 406	6376 SST	Mining Rights, L. 33708; Saving and Excepting thereout and therefrom those lands assumed by the Department of Transportation and Communications, being Part 10 of Plan H. 72 (P. 7056-6), under No. 168303 dated July 16, 1971, Hearst Township....	8.17
T. 930	8044 CST	Mining Rights, L. 41492, McGarry Township.....	39.42
T. 930	8045 CST	Mining Rights, L. 41493, McGarry Township.....	43.45
T. 930	8046 CST	Mining Rights, L. 41494, McGarry Township.....	46.18
T. 930	8047 CST	Mining Rights, L. 41495, McGarry Township.....	38.65
T. 930	8048 CST	Mining Rights, L. 41496, McGarry Township.....	55.11
T. 930	8049 CST	Mining Rights, L. 41497, McGarry Township.....	51.51
T. 930	8042 CST	Mining Rights, L. 41660, McGarry Township.....	43.39
T. 930	8043 CST	Mining Rights, L. 41661, McGarry Township.....	29.44
T. 930	8459 CST	L. 51496, Ossian Township.....	36.47
T. 930	8460 CST	L. 51497, Ossian Township.....	28.0
T. 930	8458 CST	Mining Rights, L. 54720, McGarry Township.....	58.98
T. 902	8641 CST	Mining Rights, Part L. 56877 not covered by the waters of Misema Lake, Katrine Township.....	13.98
T. 902	8642 CST	Part L. 56878, not covered by the waters of Misema Lake, Katrine Township.....	40.10
T. 902	9077 CST	L. 58862, Katrine Township.....	50.67

DISTRICT OF TIMISKAMING—*Continued*

Account No.	Parcel No.	Description	Area (Acres)
NUMBERED CLAIMS AND LOCATIONS— <i>Continued</i>			
T. 902	9078 CST	Mining Rights, L. 59311, Katrine Township.....	56.20
T. 902	9079 CST	Part L. 59312 not covered by the waters of Misema Lake, Katrine Township.....	25.94
T. 902	9080 CST	Part L. 59313 not covered by the waters of Misema Lake, Katrine Township.....	31.28
T. 902	9081 CST	Mining Rights, Part L. 59314 not covered by the waters of Misema Lake, Katrine Township.....	50.13
T. 902	9104 CST	Mining Rights, Part L. 61370 not covered by the waters of Misema Lake, Katrine Township.....	37.32
T. 902	9105 CST	Mining Rights, Part L. 61900 not covered by the waters of Misema Lake, Katrine Township.....	32.19
T. 902	9106 CST	Mining Rights, Part L. 61901 not covered by the waters of Misema Lake, Katrine Township.....	46.68
T. 34	2457 SST	T. 17801, Alma Township.....	48.2
T. 34	2453 SST	T. 17802, Cairo Township.....	48.3
T. 34	2454 SST	T. 17816, Alma Township.....	43.9
T. 790	3242 SST	T. 19235, South Lorrain Township.....	35.0
T. 221	3186 SST	T. 19352 (formerly surveyed as H.R. 535), South Lorrain Township.....	41.0
T. 221	3139 SST	T. 19358, South Lorrain Township.....	36.3
T. 1072	4031 SST	T. 19591, Block 43, Gillies Limit.....	40.1

DISTRICT OF NIPISSING

CALVIN TOWNSHIP

N. 69	14984 Nip.	Mining Rights, S. ½ Lot 14, Concession 7 (E.O. 2714).....	50.0
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WEST FERRIS TOWNSHIP

(now in the City of North Bay)

N. 113	Part of 1451 W&F	<p>Mining Rights, Part Lot 33, Concession 18, being more particularly described as follows: Premising that the northerly limit of the Queen's Highway, known as Highway No. 17, passing through the said lot has a bearing of North 76 degrees 49 minutes West derived from astronomical observation and that all bearings herein refer thereto, the said limit of the said highway being as referred to in Notice of Expropriation filed in the Office of Land Titles for the said district as Instrument 52116. Commencing at the point in the said northerly limit of the said highway where the same is intersected by the easterly limit of the said Lot 33; Thence North 76 degrees 49 minutes West along the said limit of the said highway 676 feet more or less to the easterly limit of the Lake Shore Road Allowance along the easterly and south-easterly shore of a lake lying to the north of the said Lot 33; Thence northerly and north-easterly following the said limit of the said Lake Shore Road Allowance to the easterly limit of the said lot; Thence south 20 degrees 52 minutes 13 seconds East along the said easterly limit of the said lot, 926 feet more or less to the said point of commencement.</p> <p>The said parcel as herein described being further shown outlined in red on a plan of survey prepared by E. L. Moore, Ontario Land Surveyor, dated at North Bay, Ontario, May 1st, 1956 and attached to Instrument No. 69981.....</p>	7.8
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LAVANT TOWNSHIP

S.O. 933	R.O.	Mining Rights, West Half of Lot 25, Concession 5	100.0
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COUNTY OF RENFREW

WESTMEATH TOWNSHIP

S.O. 930	R.O.	Mining Rights, North Part of Lot 2, Concession 9	46.0
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(5538)

21

Corporation Notices

M. T. W. V. LIMITED

NOTICE IS HEREBY GIVEN that M. T. W. V. Limited will make an application to the Honourable The Minister of Consumer and Commercial Relations for leave to surrender its charter.

Dated at Toronto this 15th day of May, 1973.

W. H. GRASS,
Director.

(9050)

21

ALLEN HUGHES INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Allen Hughes Investments Limited intends to dissolve and to deliver to the Ministry of Consumer and Commercial Relations, Articles of Dissolution.

Dated this 11th day of May, 1973.

JACK GARETY,
Secretary.

(9051)

21

1040 CASTLEFIELD AVENUE LIMITED

NOTICE IS HEREBY GIVEN that 1040 Castlefield Avenue Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 14th day of May, 1973.

P. D. TURNER,
Secretary.

(9052)

21

POOH INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Pooh Investments Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 14th day of May, 1973.

JOHN P. HAMILTON,
Secretary.

(9053)

21

WILLIAM ANDREWS HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that William Andrews Holdings Limited intends to dissolve, pursuant to the terms of *The Business Corporations Act*.

Dated this 14th day of May, 1973.

MARGANN ANDREWS,
Secretary.

(9054)

21

IRISH CLUB OF ST. CATHARINES

NOTICE IS HEREBY GIVEN that the number of directors of the Irish Club of St. Catharines was increased from four to five by a special resolution which was confirmed by the members of the Club at a properly constituted meeting of the members of the Club on the 5th day of May, 1973.

Dated this 14th day of May, 1973.

SHEILA MELLAR,
Secretary.

(9055)

21

TALLON INSURANCE AGENCY LIMITED

NOTICE IS HEREBY GIVEN that Tallon Insurance Agency Limited intends to make application for Articles of Dissolution under *The Business Corporations Act, 1970*.

Dated at Cornwall, Ontario, this 10th day of May, 1973.

McDOUGALL, DANCAUSE &
SHIELDS,
Barristers and Solicitors,
119 Sydney Street,
Cornwall, Ontario,
Solicitors for the Applicant.

(9056)

21

OAKLAND CONSTRUCTION COMPANY LIMITED

TAKE NOTICE that Oakland Construction Company Limited a Company incorporated under the laws of the Province of Ontario having its Head Office in the City of Cambridge, in the Regional Municipality of Waterloo intends to submit to the Ministry of Consumer and Commercial Relations Articles of Dissolution to terminate the existence of the said Company.

Dated this 8th day of May, 1973.

JOHN C. SYVRET,
President.

(9060)

21

LAKELAND HOTELS LIMITED

NOTICE IS HEREBY GIVEN that Lakeland Hotels Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Thunder Bay this 8th day of May, 1973.

MARKO KOZORYS,
Secretary.

(9057)

21

STROUD MECHANICAL CONTRACTORS LIMITED

NOTICE IS HEREBY GIVEN that Stroud Mechanical Contractors Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 14th day of May, 1973.

ARTHUR A. KENNEDY,
Secretary.

(9061)

21

BIRCH LODGE LIMITED

NOTICE IS HEREBY GIVEN that Birch Lodge Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at the City of Kingston, in the County of Frontenac, this 27th day of September, 1972.

J. B. WOOLNOUGH,
President.
OLGA B. WOOLNOUGH.

(9058)

21

DEMAZE LIMITED

NOTICE IS HEREBY GIVEN that Demaze Limited, pursuant to *The Business Corporations Act*, intends to dissolve.

Dated this 9th day of May, 1973.

WILLEM G. POOLMAN,
Secretary.

(9062)

21

CLUB NOEL CHABANEL

NOTICE IS HEREBY GIVEN that the number of directors of Club Noel Chabanel was increased from ten to twelve by a special general by-law which was passed by the directors on the 6th day of February, 1972.

Dated this 30th day of April, 1973.

BERNARD CAYEN,
Secretary.

(9059)

21

TWIN CITY DUNBRIK COMPANY LIMITED

NOTICE IS HEREBY GIVEN that Twin City Dunbrik Company Limited intends to dissolve under Section 247 of *The Business Corporations Act*, by filing Articles of Dissolution.

Dated this 11th day of May, 1973.

HYMAN SOLOWAY,
Director.

(9063)

21

**RYCOLINE SOLVENT & CHEMICAL
(CANADA) LIMITED**

NOTICE IS HEREBY GIVEN that Rycoline Solvent & Chemical (Canada) Limited intends to surrender its charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated this 9th day of May, 1973.

LOUIS FLAMM,
Secretary.

(9064)

21

THE SAGAMOR FOUNDATION, INC.

TAKE NOTICE that the number of directors of The Sagamor Foundation, Inc. was increased from five to seven by a special resolution confirmed by the members of the Corporation on the 3rd day of May, 1973.

Dated at Toronto this 14th day of May, 1973.

W. R. METCALFE,
Secretary.

(9068)

21

HIDEAWAY DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that Hideaway Developments Limited intends to surrender its charter to the Lieutenant Governor as of June 30th, 1973, and to distribute its assets rateably among its shareholders as incidental thereto.

Dated this 11th day of May, 1973.

DONALD A. BLENKARN,
Secretary.

(9065)

21

**THE COMMUNITY INFORMATION
CENTRE OF METROPOLITAN TORONTO**

NOTICE IS HEREBY GIVEN that the number of directors of The Community Information Centre of Metropolitan Toronto was increased from 15 to 20 by a special resolution of the Board of Directors which was confirmed without variation by two-thirds of the votes cast at a general meeting of the membership of the Corporation on the 7th day of May, 1973.

Dated at the City of Toronto, in the Province of Ontario, this 11th day of May, 1973.

MOLLIE E. CHRISTIE,
Secretary.

(9066)

21

RILA INVESTMENTS LIMITED

NOTICE IS HEREBY GIVEN that Rila Investments Limited intends to surrender its charter to the Ministry of Consumer and Commercial Relations and to transfer its assets and liabilities to Theodore Daniels Investments Limited.

Dated at Toronto this 14th day of May, 1973.

THEODORE DANIELS,
President.

(9067)

21

TUDOR GATE HOLDINGS LIMITED

NOTICE IS HEREBY GIVEN that Tudor Gate Holdings Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations pursuant to *The Business Corporations Act*.

Dated at Toronto this 15th day of May, 1973.

J. A. SMITH,
Secretary.

(9081)

21

**CHIPPAHAWK DEVELOPMENT
CORPORATION LIMITED**

NOTICE IS HEREBY GIVEN that Chippahawk Development Corporation Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at London, Ontario, this 14th day of May, 1973.

DENNIS DOLSON,
First Director.

(9082)

21

JET AGE SERVICES LIMITED

TAKE NOTICE that the number of directors of Jet Age Services Limited was increased from three to four by Special By-law of the shareholders on the 7th day of May, 1973.

Dated this 7th day of May, 1973.

S. BENSON,
Secretary.

(9083)

21

**KINGSTON MINERAL DEVELOPMENTS
LIMITED**

NOTICE IS HEREBY GIVEN that Kingston Mineral Developments Limited intends to surrender its Charter to the Lieutenant Governor and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at the City of Kingston, in the County of Frontenac, this 15th day of May, 1973.

CUNNINGHAM, LITTLE,
Barristers & Solicitors,
34 Clarence Street,
Kingston, Ontario,
Solicitors for the Applicant.

(9084)

21

**Dissolution of
Partnership****CRESTWAY MOTORS**

NOTICE IS HEREBY GIVEN that the partnership subsisting between Robert R. Pearson and Alan Genders, carrying on business of sales, service, repairs and painting of motor vehicle, engines and machinery of all sorts, under the firm name of Crestway Motors, in the City of Niagara Falls, in the Regional Municipality of Niagara, has this day been dissolved by mutual consent with respect to the said Robert R. Pearson who retires from the business.

The business in future will be carried on under the same name by the said Alan Genders, who will pay and discharge all debts and liabilities and receive all monies payable to the said business.

Dated this 2nd day of May, 1973.

ROBERT R. PEARSON
and
ALAN GENDERS

(9048)

21

THE TOTEM TOURIST COURT

TAKE NOTICE that the trade and business carried on by me, Lucy Jane Mastin under the firm name and style of "The Totem Tourist Court" sometimes called "The Totem Tourist Court and Trading Post" and "The Totem Tourist Court & Trailer Court" in the City of Thunder Bay, was on the 10th day of May, 1973, dissolved and sold to William Lynn Jones. I am no longer carrying on trade and business under the firm name and style of "The Totem Tourist Court" sometimes called "The Totem Tourist Court and Trading Post" and "The Totem Tourist Court & Trailer Court".

Dated at Thunder Bay, Ontario, this 11th day of May, 1973.

LUCY JANE MASTIN.

(9049)

21

The Change of Name Act

NOTICE IS HEREBY GIVEN that the application of Vaitiekus Karasevicius residing at the City of Toronto to change his name to Victor Karas and that of his wife, Brone Karasevicius to Brone Karas will be heard by the presiding Judge in Chambers at the New Court House, University Avenue, Toronto, on Thursday, the 14th day of June, 1973 at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 8th day of May, 1973.

MIKE HLINKA, B.A.,
1486 Dundas Street West,
Toronto 3, Ontario,
Solicitor for the Applicant.

(9069)

21

TAKE NOTICE that an application will be made on behalf of Erie Stella Hicks, before the presiding Judge in Chambers at the Court House, 399 Ridout Street North, in the City of London, on Monday, the 18th day of June, 1973, for an Order permitting the applicant to change her name under *The Change of Name Act*, R.S.O. 1970 Chapter 60, to Erie Stella Norton and for an Order permitting the applicant to change the name of her son Jason Lee Hicks, pursuant to the said Act to Jason Lee Norton, and for such other Order as may seem just.

AND TAKE NOTICE that in support of such application will be read the application and affidavit of Erie Stella Hicks, filed, and such further and other material as counsel may advise.

Dated at London, Ontario, this 14th day of May, 1973.

GIFFEN, PENZA,
478 Waterloo Street,
London, Ontario.

(9070)

21

TAKE NOTICE that Christopher Joseph Wicklum of the City of Ottawa, will apply to the presiding Judge His Honor C. F. Doyle in his Chambers at the Court House, 2 Daly Avenue in the City of Ottawa on Tuesday the 12th day of June, 1973 at the hour of 9.30 o'clock in the forenoon, or so soon thereafter as the application may be heard, to change his name to Shannon.

Dated at Ottawa this 8th day of May, 1973.

GOWLING & HENDERSON,
Barristers & Solicitors,
160 Elgin Street,
Ottawa, Ontario,
Solicitors for the Applicant.

(9071)

21

TAKE NOTICE that an application will be made on behalf of Maryann Madeleine Billard to the presiding Judge for the County Court of the Judicial District of Niagara South to change the names of her infant children from Randall Christian Gravestock to Randall Christian Billard and from Tamara Lynn Gravestock to Tamara Lynn Billard, on the 28th day of June, 1973, at the Chambers of the presiding Judge of the County Court of the Judicial District of Niagara South at Welland.

AND FURTHER TAKE NOTICE that in support of such application will be read the Affidavit of Maryann Madeleine Billard, Consent of Reginald Edward Gravestock and of Cecil Billard, filed, and such further and other material as Counsel may advise.

Dated at Thorold, Ontario, this 14th day of May, 1973.

YOUNG & McNAMARA,
18 Albert St. E.,
Thorold, Ontario,
Solicitors for the Applicant.

(9072)

21

NOTICE IS HEREBY GIVEN that the application of Luigi Mirabelli, residing at 310 Albany Avenue, Toronto, to change his name to Louis Mirabelli will be heard by Judge W. M. Martin in Chambers at the New Court House, University Avenue, Toronto, on Wednesday, the 27th day of June, 1973 at the hour of 10 o'clock in the forenoon.

Dated at Toronto this 11th day of May, 1973.

ALLAN I. KAPLAN,
Barrister and Solicitor,
1482 Bathurst Street,
Suite 401,
Toronto, Ontario,
M5P 3H1
Solicitor for the Applicant.

(9073)

21

NOTICE IS HEREBY GIVEN that the application of Remigijus Karasevicius residing at the City of Toronto to change his name to Raymond Karas will be heard by the presiding Judge in Chambers at the New Court House, University Avenue, Toronto, on Thursday, the 14th day of June, 1973 at the hour of 10.00 o'clock in the forenoon.

Dated at Toronto this 8th day of May, 1973.

MIKE HLINKA, B.A.,
1486 Dundas Street West,
Toronto 3, Ontario,
Solicitor for the Applicant.

(9074)

21

NOTICE IS HEREBY GIVEN that the application of Jaroslaw Mykytczuk and Tamara Anastasia Mykytczuk, nee Kozak, residing at 200 Park Street, apartment I, Kingston, in the County of Frontenac, in the Province of Ontario to change their names to Yaroslav Mikitchook and Tamara Anastasia Mikitchook will be heard by the presiding Judge in the Chambers at the County Court House, Kingston, Ontario, on Monday the 18th day of June, 1973, at the hour of 9.30 o'clock in the forenoon.

Dated at Kingston, Ontario, this 11th day of May, 1973.

JAROSLAW MYKYTCZUK,
Applicant.

(9075)

21

Miscellaneous Notices

CANADIAN NATIONAL RAILWAYS MERCHANDISE CLAIMS DEPARTMENT

NOTICE IS HEREBY GIVEN that all goods received prior to 31 January, 1973 and still remaining unclaimed in the offices of the Canadian National Railways, Great Lakes Region, at different points in the Province of Ontario, will be sold at public auction by Waddington, McLean Co. Ltd., 189 Queen St. East, Toronto, Ontario, at 1100 hours, 14 June, 1973, unless same shall be called for and all charges paid thereon.

T. H. PINCK,
Manager.

(8979)

18 to 23

THE CANADA SOUTHERN RAILWAY COMPANY

NOTICE IS HEREBY GIVEN that The Annual General Meeting of the Shareholders of The Canada Southern Railway Company for (1) the election of directors; (2) confirmation of the appointment of independent auditors; (3) confirmation of an amendment of the By-Laws to provide for changing the location of the Head Office of the Company; and (4) the transaction of such other business as may be lawfully brought before the meeting, will be held in the Division Superintendent's office at the Head Office of the Company, Penn Central Station, Talbot Street, in the City of St. Thomas, Ontario, Canada, on Wednesday, June 6, 1973 at 11 o'clock a.m., Eastern Daylight Time.

The Stock Transfer Books will be closed at 3 o'clock p.m. on Tuesday, May 22, 1973 and will re-open at 10 o'clock a.m. on Thursday, June 7, 1973.

Dated at St. Thomas, Ontario, this 9th day of May, 1973.

R. W. CARROLL,
Secretary.

(9039)

20-21

THE ROYAL COLLEGE OF DENTAL SURGEONS OF ONTARIO

By-Law #110

Being a By-law to amend Article XV.

Be it enacted and it is hereby enacted a By-law of The Royal College of Dental Surgeons of Ontario, as follows:

That Sections 1 and 2 of Articles XV be repealed and the following enacted in lieu thereof:

SECTION 1—Each director and each member of a committee of the Board in attendance at meetings of the Board or in attendance at approved Committee meetings, shall be paid \$150 for each day in attendance, and \$150 for each additional day necessarily spent in travelling from and returning to his home. \$75.00 shall be paid for each half-day in attendance and \$75.00 for each half-day necessarily spent in travelling from and returning to his home.

SECTION 2—There shall be paid to each Director and to each member of a committee of the Board while in attendance at meetings a daily expense allowance up to a maximum of \$50.00, exclusive of travel expenses.

KENNETH F. POWNALL D.D.S.

(9040) 20-21

THE NIAGARA RIVER BRIDGE COMPANY

NOTICE IS HEREBY GIVEN that the Annual General Meeting of the shareholders of The Niagara River Bridge Company, for the election of directors and other general purposes, will be held at the Head Office of The Canada Southern Railway Company in the City of St. Thomas, Ontario, on Wednesday, June 6, 1973, at 10.30 o'clock a.m., Eastern Day-light Time.

ROBERT W. CARROLL,
Secretary.

(9038) 20-21

AIKEN, CAPP

TAKE NOTICE that Aiken, Zender, Mandel & Kerbel and Capp, Futerman & Lipson announce that their practices have been combined and effective the 7th day of May, 1973, will be carried on as Aiken, Capp, Barristers and Solicitors.

AIKEN, CAPP,
Suite 1200,
21 St. Clair Avenue East,
Toronto, Ontario,
M5Z 1C4

(9076) 21

SAVAGE EMPLOYEES' (PRESTON)

TAKE NOTICE that at a general meeting of members of the Savage Employees' (Preston) Credit Union Limited duly called for the purpose and held on the 15th day of May 1973, a resolution was passed authorizing the voluntary dissolution of the said Credit Union as of May 15th 1973, under the provisions of Section 56 of *The Credit Unions Act*, R.S.O. 1970.

AND FURTHER TAKE NOTICE that on and after May 15th 1973, no further withdrawals or payments on shares or deposits may be made by any member and no new loans will be made. Proof of any claim against the said Credit Union must be filed with the Treasurer within thirty days of the date of this notice, after which time the assets of the said Credit Union will be distributed amongst the persons entitled thereto having regard to the claim of which the Credit Union then has notice.

(MRS.) FLORENCE REYNOLDS,
Secretary.

(9085) 21

Sheriff's Sale of Lands

COUNTY OF ESSEX

UNDER AND BY VIRTUE OF an execution issued out of the County Court of the County of Essex in which Eisen Finance Limited is Plaintiff and Stanley Logan and Marie Logan are defendants and to me directed against the goods and chattels and lands and tenements of the said Stanley Logan and Marie Logan, I have seized and taken in execution all the right, title and interest of the said Stanley Logan and Marie Logan in and to the following described property.

In the City of Windsor, in the County of Essex and Province of Ontario and being composed of Lot 182 and the Northerly one-half of Lot 181 according to Registered Plan 803. The said property is known as municipal number 2649 Reginald Street.

On the said property there is said to be situated a one and one-half storey dwelling with a detached garage.

I will offer the said property for sale by public auction at my office in the Court House, 245 Windsor Avenue, Windsor, Ontario on Thursday, the 5th day of July, 1973 at 10.30 a.m.

Dated at the Court House, 245 Windsor Avenue, Windsor, Ontario this 7th day of May, 1973.

W. WARREN BRADLEY,
Sheriff, County of Essex.

(9077) 21

**UNITED COUNTIES OF STORMONT,
DUNDAS AND GLENGARRY**

UNDER AND BY VIRTUE of a writ of execution issued out of the County Court of the United Counties of Stormont, Dundas and Glengarry in which Ivan MacMillan is the Plaintiff and Bruce McRae is the Defendant, to me directed against the goods and chattels and lands and tenements of the said Bruce McRae, I have seized and taken in execution all the right, title, interest and equity of redemption of the said Bruce McRae, Defendant, in and to the following described property namely:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the Township of Roxborough, County of Stormont. Being described as the southwest $\frac{1}{4}$ of Lot Number thirty-six (36) in the Sixth (6th) Concession of said Township of Roxborough and consisting of forty-eight (48) acres of land, more or less.

On the premises is said to be erected a two-storey frame house with dimensions of approximately 30 feet \times 30 feet, with a double attached garage, a barn with a steel roof with dimensions of approximately 45 feet \times 55 feet and also a hog pen with dimensions of approximately 15 feet \times 20 feet.

All of which said right, title, interest and equity of redemption of the said Bruce McRae in the said lands and tenements, I shall offer for sale by public auction at my Office in the Court House, 26 Pitt Street, Cornwall, Ontario, on Friday, the 29th day of June, 1973, at the hour of 10.00 o'clock in the forenoon, Daylight Saving Time.

Dated at the City of Cornwall, in the County of Stormont, this 10th day of May, 1973.

R. M. SCOTT,
Sheriff, United Counties of
Stormont, Dundas and Glengarry.

(9078)

21 (9080)

COUNTY OF PETERBOROUGH

UNDER AND BY VIRTUE Of an execution issued out of the County Court of the County of Peterborough, to me directed, against the goods and chattels, lands and tenements of Richard Baptie, Defendant, at the suit of Stanley Giles, carrying on business under the firm name and style of Stan Giles Sales, Plaintiff, I have seized and taken in execution all the right, title, interest and equity of redemption of Richard Baptie, the Defendant, in and to:

All and Singular that certain parcel or tract of land lying and being in the Township of Smith, in the County of Peterborough, and the Province of Ontario and being composed of the S.E. quarter of Lot 20, in the 6th Concession of the aforesaid Township and registered in the names of Richard James Archer Baptie and Joan Marie Baptie as joint tenants.

The premises situate on these lands may be described as follows: a bungalow, 6 rooms, containing 1 bath, of a cement block foundation, full basement with bevel siding.

There is a second building on these lands being of cement block construction with no basement, panelled walls, with tiled floors, and an attached garage.

All of which said right, title, interest and equity of redemption of the said Richard Baptie in the said lands and tenements, I shall offer for sale by public auction in my office, in the Court House, in the City of Peterborough on the 28th day of June, 1973, at the hour of 2.00 o'clock in the afternoon.

Dated at the City of Peterborough, this 14th day of May, 1973.

STANLEY A. McBRIDE,
Sheriff, County of Peterborough.

21

Publications Under The Regulations Act

May 26th, 1973

THE GUARANTEE COMPANIES SECURITIES ACT

O. Reg. 267/73.

Approved Guarantee Companies.

Made—May 2nd, 1973.

Filed—May 7th, 1973.

REGULATION MADE UNDER THE GUARANTEE COMPANIES SECURITIES ACT

1. The Schedule to Regulation 387 of Revised Regulations of Ontario, 1970, as remade by Ontario Regulation 37/72 and amended by Ontario Regulations 240/72 and 465/72, is further amended by adding thereto the following item:

70a. Safeco Insurance Company of America

(5514)

21

THE CEMETERIES ACT

O. Reg. 268/73.

Closings and Removals.

Made—May 2nd, 1973.

Filed—May 7th, 1973.

REGULATION MADE UNDER THE CEMETERIES ACT

1. Regulation 79 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 25

THE JULIEN FAMILY CEMETERY
LOCATED IN LOTS 1, 2 AND 3, REGISTERED PLAN 381,
VILLAGE OF WHEATLEY,
COUNTY OF YORK

O. Reg. 268/73, s. 1.

(5515)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 269/73.

Speed Limits.

Made—May 2nd, 1973.

Filed—May 7th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Part 5 of Schedule 2 to Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

17. That part of the King's Highway known as No. 3 in the County of Elgin lying between a point situate 200 feet measured easterly from its intersection with the centre line of the roadway known as Elgin County Road No. 25 in the Township of Southwold and a point situate 500 feet measured westerly from its intersection with the centre line of the roadway known as Stanley Street in the City of St. Thomas.

(5516)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 270/73.

Speed Limits.

Made—May 2nd, 1973.

Filed—May 7th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

- 1.—(1) Paragraphs 13 and 14 of Part 1 of Schedule 24 to Regulation 429 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

13. That part of the King's Highway known as No. 17 lying between a point situate 750 feet measured westerly from its intersection with the westerly limit of the King's Highway known as No. 535 in the Township of Hagar in the Territorial District of Sudbury and a point situate 500 feet measured westerly from its intersection with the line between lots 5 and 6 in Concession 4 in that part of the Town of Nickel Centre in the Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dryden in the Territorial District of Sudbury.

14. That part of the King's Highway known as No. 17 lying between a point situate 780 feet measured westerly from its intersection with the westerly limit of the roadway known as Power Street in the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Town of Copper Cliff in the Territorial District of Sudbury and a point situate 500 feet measured easterly from its intersection with the line between lots 6 and 7 in Concession 1 in the Township of Baldwin in the Territorial District of Sudbury.

(2) Paragraphs 39 and 40 of Part 1 of the said Schedule 24 are revoked and the following substituted therefor:

39. That part of the King's Highway known as No. 17 in that part of the Town of Nickel Centre in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dryden in the Territorial District of Sudbury lying between a point situate 1600 feet measured westerly from its intersection with the line between lots 6 and 7 in Concession 4 and a point situate 500 feet measured easterly from its intersection with the easterly limit of the King's Highway known as No. 537.

40. That part of the King's Highway known as No. 17 in The Regional Municipality of Sudbury lying between a point situate 2600 feet measured westerly from its intersection with the easterly limit of the King's Highway known as No. 537 in that part of the Town of Nickel Centre, that on the 31st day of December, 1972, was in the Township of Dryden in the Territorial District of Sudbury and a point situate at its intersection with the line between lots 6 and 7 in Con-

cession 4 in that part of the Town of Nickel Centre, that on the 31st day of December, 1972 was the Township of Neelon in the Territorial District of Sudbury.

(3) Part 3 of the said Schedule 24 is amended by adding thereto the following paragraph:

6. That part of the King's Highway known as No. 17 in that part of the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Town of Copper Cliff in the Territorial District of Sudbury lying between a point situate 440 feet measured westerly from its intersection with the westerly limit of the roadway known as Kelly Lake Road and a point situate 780 feet measured westerly from its intersection with the westerly limit of the roadway known as Power Street.

(4) Paragraph 20 of Part 4 of the said Schedule 24 is revoked and the following substituted therefor:

20. That part of the King's Highway known as No. 17 in that part of the Town of Nickel Centre in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dryden commencing at a point situate 500 feet measured easterly from its intersection with the easterly limit of the King's Highway known as No. 537 and extending westerly therealong for a distance of 3100 feet more or less.

(5) Paragraph 14 of Part 5 of the said Schedule 24 is revoked and the following substituted therefor:

14. That part of the King's Highway known as No. 17 in that part of the Town of Nickel Centre in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dryden in the Territorial District of Sudbury lying between a point situate 500 feet measured westerly from its intersection with the line between lots 5 and 6 in Concession 4 and a point situate 1600 feet measured westerly from its intersection with the line between lots 6 and 7 in the said Concession 4.

2.—(1) Paragraph 2 of Part 1 of Schedule 78 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 69 lying between a point situate 2500 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 644 in the Township of Harrison in the Territorial District of Parry Sound and a point situate 700 feet measured southerly from its intersection with the centre line of the roadway known as Algonquin Road in that part of the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Broder in the Territorial District of Sudbury.

(2) Part 3 of the said Schedule 78 is amended by adding thereto the following paragraphs:

3. That part of the King's Highway known as No. 69 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the northerly limit of the City of Sudbury and a point situate 750 feet measured southerly from its intersection with the centre line of the roadway known as Vera Street in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Bleazard in the Territorial District of Sudbury.

4. That part of the King's Highway known as No. 69 in The Regional Municipality of Sudbury lying between a point situate 1900 feet measured northerly from its intersection with the centre line of the King's Highway known as No. 634 in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Bleazard in the Territorial District of Sudbury, and a point situate 200 feet measured westerly from its intersection with the westerly limit of the roadway known as Glenn Street in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Hanmer in the Territorial District of Sudbury.

5. That part of the King's Highway known as No. 69 in The Regional Municipality of Sudbury lying between a point situate 500 feet measured westerly from its intersection with the westerly limit of the southerly junction of the King's Highway known as No. 545 in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Capreol in the Territorial District

of Sudbury and a point situate at its intersection with the southerly limit of the Town of Capreol.

(3) Paragraph 2 of Part 4 of the said Schedule 78 is revoked and the following substituted therefor:

2. That part of the King's Highway known as No. 69 in that part of the Town of Valley East in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Bleazard in the Territorial District of Sudbury lying between a point situate 750 feet measured southerly from its intersection with the centre line of the roadway known as Vera Street and a point situate 700 feet measured southerly from its intersection with the centre line of the King's Highway known as No. 634.

(4) Paragraph 1 of Part 5 of the said Schedule 78 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 69 in that part of the Town of Valley East in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Bleazard in the Territorial District of Sudbury commencing at a point situate 700 feet measured southerly from its intersection with the centre line of the King's Highway known as No. 634 and extending northerly therealong for a distance of 2600 feet more or less.

(5) Paragraph 5 of Part 5 of the said Schedule 78 is revoked and the following substituted therefor:

5. That part of the King's Highway known as No. 69 in the City of Sudbury in The Regional Municipality of Sudbury commencing at a point situate 700 feet measured southerly from its intersection with the centre line of the roadway known as Algonquin Road and extending northerly therealong for a distance of 925 feet more or less.

(6) Paragraph 1 of Part 6 of the said Schedule 78 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 69 in The Regional Municipality of Sudbury lying between a point situate 200 feet measured

Town of
Valley East

westerly from its intersection with the westerly limit of the roadway known as Glenn Street in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Hanmer in the Territorial District of Sudbury and a point situate 500 feet measured westerly from its intersection with the westerly limit of the southerly junction of the King's Highway known as No. 545 in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Capreol in the Territorial District of Sudbury.

- 3.—(1) Paragraph 1 of Part 1 of Schedule 124 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

Regional
Municipality
of Sudbury—

Town of
Dowling

1. That part of the King's Highway known as No. 144 in that part of the Town of Dowling in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dowling lying between a point situate 500 feet measured westerly from its intersection with the westerly limit of the roadway known as Lionel Avenue and a point situate at its intersection with the southerly limit of the King's Highway known as No. 544.

- (2) Paragraph 1 of Part 2 of the said Schedule 124 is revoked and the following substituted therefor:

Regional
Municipality
of Sudbury—

Towns of
Rayside-
Balfour and
Dowling

1. That part of the King's Highway known as No. 144 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the northerly limit of the water-course known as Whitson River in that part of the Town of Rayside-Balfour, that on the 31st day of December, 1972, was the Township of Balfour in the Territorial District of Sudbury and a point situate 500 feet measured easterly from its intersection with the easterly limit of the roadway known as Houle Avenue in that part of the Town of Dowling, that on the 31st day of December, 1972, was the Township of Dowling in the Territorial District of Sudbury.

- (3) Part 3 of the said Schedule 124 is revoked and the following substituted therefor:

PART 3

Regional
Municipality
of Sudbury—

City of
Sudbury

Town of
Rayside-
Balfour

Regional
Municipality
of Sudbury—

Town of
Dowling

Regional
Municipality
of Sudbury—

Town of
Dowling

1. That part of the King's Highway known as No. 144 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the westerly limit of the City of Sudbury and a point situate at its intersection with the easterly limit of the roadway known as Edward Street in that part of the Town of Rayside-Balfour, that on the 31st day of December, 1972, was the Township of Balfour in the Territorial District of Sudbury.
2. That part of the King's Highway known as No. 144 in that part of the Town of Dowling in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dowling in the Territorial District of Sudbury lying between a point situate 500 feet measured easterly from its intersection with the easterly limit of the roadway known as Houle Avenue and a point situate 500 feet measured westerly from its intersection with the westerly limit of the roadway known as Lionel Avenue.
3. That part of the King's Highway known as No. 144 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the southerly limit of the King's Highway known as No. 544 in that part of the Town of Dowling, that on the 31st day of December, 1972, was the Township of Dowling in the Territorial District of Sudbury and a point situate at its intersection with the westerly limit of the Town of Dowling. O. Reg. 270/73, s. 3 (3).
- (4) Paragraph 1 of Part 4 of the said Schedule 124 is revoked.
- (5) Paragraph 2 of Part 4 of the said Schedule 124 is revoked and the following substituted therefor:
 2. That part of the King's Highway known as No. 144 in that part of the Town of Rayside-Balfour in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Balfour in the Territorial District of Sudbury lying between a point situate at its intersection with the easterly limit of the roadway known as Edward Street and a point situate at its intersection with the northerly limit of the water-course known as Whitson River.

Regional
Municipality
of Sudbury—

Town of
Rayside-
Balfour

- (6) Paragraph 1 of Part 5 of the said Schedule 124 is revoked.

4. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 143a

HIGHWAY NO. 536

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 536 in that part of the Town of Walden in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Waters in the Territorial District of Sudbury lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 17 and a point situate 200 feet measured southerly from its intersection with the southerly limit of the roadway known as First Avenue.

2. That part of the King's Highway known as No. 536 in the Town of Walden in The Regional Municipality of Sudbury commencing at a point situate 200 feet measured northerly from its intersection with the northerly limit of the roadway known as Twelfth Avenue and extending northerly therealong to the end of the said Highway No. 536.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 4.

- 5.—(1) Part 3 of Schedule 144 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 3

1. That part of the King's Highway known as No. 536 in The Regional Municipality of Sudbury lying between a point situate 1500 feet measured southerly from its intersection with the southerly limit of the King's Highway known as No. 17 in that part of the Town of Nickel Centre, that on the 31st day of December, 1972, was the Township of Dryden in the Territorial District of Sudbury and a point situate at its intersection with the southerly limit of the Town of Nickel Centre. O. Reg. 270/73, s. 5 (1).

- (2) Paragraph 1 of Part 7 of the said Schedule 144 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 537 in that part of the Town of Nickel Centre in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Dryden in the Territorial District of Sudbury commencing at a point situate at its intersection with the southerly limit of the King's Highway known as No. 17 and extending southerly therealong for a distance of 1500 feet more or less.

- 6.—(1) Part 3 of Schedule 148 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 3

1. That part of the King's Highway known as No. 541 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the northerly limit of the City of Sudbury and a point situate 200 feet measured southerly from its intersection with the southerly limit of the roadway known as Metcalfe Avenue in that part of the Town of Nickel Centre, that on the 31st day of December, 1972, was the Township of Garson in the Territorial District of Sudbury.

2. That part of the King's Highway known as No. 541 in The Regional Municipality of Sudbury commencing at a point situate 100 feet measured

Town of Nickel Centre northerly from its intersection with the roadway known as Church Street in that part of the Town of Nickel Centre, that on the 31st day of December, 1972, was the Township of Garson in the Territorial District of Sudbury and extending northerly therealong to the end of the said Highway No. 541. O. Reg. 270/73, s. 6 (1).

(2) Paragraph 1 of Part 5 of the said Schedule 148 is revoked and the following substituted therefor:

Regional Municipality of Sudbury—
Town of Nickel Centre
1. That part of the King's Highway known as No. 541 in that part of the Town of Nickel Centre in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Garson in the Territorial District of Sudbury lying between a point situate 200 feet measured southerly from its intersection with the southerly limit of the roadway known as Metcalfe Avenue and a point situate 100 feet measured northerly from its intersection with the northerly limit of the roadway known as Church Street.

7. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 148a

HIGHWAY NO. 541A

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

Regional Municipality of Sudbury—
Town of Nickel Centre
1. That part of the King's Highway known as No. 541A in the Town of Nickel Centre in The Regional Municipality of Sudbury commencing at a point situate at its intersection with the easterly limit of the King's Highway known as No. 541 and extending easterly therealong to the end of the said Highway No. 541A.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 7.

8.—(1) Part 3 of Schedule 151 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 3

Regional Municipality of Sudbury—
City of Sudbury
1. That part of the King's Highway known as No. 543 in that part of the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Broder in the Territorial District of Sudbury lying between a point situate 800 feet measured southerly from its intersection with the southerly limit of the roadway known as Esther Street and a point situate 100 feet measured northerly from its intersection with the northerly limit of the roadway known as Pennala Avenue. O. Reg. 270/73, s. 8 (1).

(2) Paragraphs 1 and 2 of Part 5 of the said Schedule 151 are revoked and the following substituted therefor:

Regional Municipality of Sudbury—
City of Sudbury
1. That part of the King's Highway known as No. 543 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the westerly limit of the King's Highway known as No. 69 in the City of Sudbury and a point situate 800 feet measured southerly from its intersection with the southerly limit of the roadway known as Esther Street in that part of the City of Sudbury, that on the 31st day of December, 1972, was the Township of Broder in the Territorial District of Sudbury.

Regional Municipality of Sudbury—
City of Sudbury
2. That part of the King's Highway known as No. 543 in that part of the City of Sudbury in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Broder in the Territorial District of Sudbury lying between a point situate 100 feet measured northerly from its intersection with the

northerly limit of the roadway known as Pennala Avenue and a point situate at its intersection with the line between lots 6 and 7 in Concession 3.

9. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 151a

HIGHWAY NO. 544

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 544 in the Town of Dowling in The Regional Municipality of Sudbury commencing at a point situate at its intersection with the King's Highway known as No. 144 and extending northerly therealong to the end of the said Highway No. 544.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 9, *part.*

Schedule 151b

HIGHWAY NO. 545

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 545 in The Regional Municipality of Sudbury lying between a point situate at its intersection with the northerly limit of the King's Highway known as No. 541 in that part of the Town of Nickel Centre, that on the 31st day of December, 1972, was the Township of Falconbridge in the Territorial District of Sudbury and a point situate at its intersection with the easterly limit of the southerly junction of the King's Highway known as No. 69 in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Capreol in the Territorial District of Sudbury.

2. That part of the King's Highway known as No. 545 in The Regional Municipality of Sudbury commencing at a point situate in that part of the Town of Capreol, that on the 31st day of December, 1972, was the southerly limit of the Township of Norman in the Territorial District of Sudbury and extending northerly therealong to the end of the said Highway No. 545.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 9, *part.*

Schedule 151c

HIGHWAY NO. 549

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

- Regional Municipality of Sudbury—
Town of Walden
1. That part of the King's Highway known as No. 549 in the Town of Walden in The Regional Municipality of Sudbury commencing at a point situate at its intersection with the southerly limit of the King's Highway known as No. 17 and extending southerly therealong to the end of the said Highway No. 549.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 9, *part*.

- 10.—(1) Part 3 of Schedule 177 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

PART 3

- Regional Municipality of Sudbury—
Town of Valley East
1. That part of the King's Highway known as No. 634 in The Regional Municipality of Sudbury lying between a point situate 200 feet measured westerly from its intersection with the westerly limit of the roadway known as Marie Street in that part of the Town of Valley East, that on the 31st day of December, 1972, was the Township of Blezard in the Territorial District of Sudbury and a point situate 2010 feet measured easterly from its intersection with the easterly limit of the roadway known as Martin Road in that part of the Town of Valley East, that on the 31st day of December, 1972 was the locality of Blezard Valley in the Township of Blezard in the Territorial District of Sudbury.

- Regional Municipality of Sudbury—
2. That part of the King's Highway known as No. 634 in The Regional Municipality of Sudbury lying between a point situate 4480 feet measured

Towns of
Valley East
and Rayside-
Balfour

westerly from its intersection with the easterly limit of the roadway known as Martin Road in that part of the Town of Valley East, that on the 31st day of December, 1972, was the locality of Blezard Valley in the Township of Blezard in the Territorial District of Sudbury and a point situate at its intersection with the northerly limit of the King's Highway known as No. 144 in that part of the Town of Rayside-Balfour, that on the 31st day of December, 1972, was the line between the townships of Balfour and Rayside in the Territorial District of Sudbury. O. Reg. 270/73, s. 10 (1).

- (2) Paragraph 1 of Part 4 of the said Schedule 177 is revoked and the following substituted therefor:

- Regional Municipality of Sudbury—
Town of Valley East
1. That part of the King's Highway known as No. 634 in that part of the Town of Valley East in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Blezard in the Territorial District of Sudbury lying between a point situate at its intersection with the westerly limit of the King's Highway known as No. 69 and a point situate 200 feet measured westerly from its intersection with the westerly limit of the roadway known as Marie Street.

- (3) Paragraph 1 of Part 5 of the said Schedule 177 is revoked and the following substituted therefor:

- Regional Municipality of Sudbury—
Town of Valley East
1. That part of the King's Highway known as No. 634 in The Regional Municipality of Sudbury commencing at a point situate 2010 feet measured easterly from its intersection with the easterly limit of the roadway known as Martin Road in that part of the Town of Valley East, that on the 31st day of December, 1972, was the locality of Blezard Valley in the Township of Blezard in the Territorial District of Sudbury and extending westerly therealong for a distance of 6490 feet more or less.

11. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 183a

HIGHWAY NO. 658

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 658 in The Regional Municipality of Sudbury—
Town of Walden
at a point situate at its intersection with the King's Highway known as No. 17 in that part of the Town of Walden, that on the 31st day of December, 1972, was the Township of Denison in the Territorial District of Sudbury and extending northerly therealong to the end of the said Highway No. 658.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 11, *part.*

Schedule 184a

HIGHWAY NO. 806

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 806 in The Regional Municipality of Sudbury—
Town of Capreol
at a point situate at its intersection with the easterly limit of the King's Highway known as No. 545 in that part of the Town of Capreol, that on the 31st day of December, 1972,

was the Township of Hutton in the Territorial District of Sudbury and extending northerly therealong to the end of the said Highway No. 806.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 11, *part.*

Schedule 184b

HIGHWAY NO. 7147

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

(Reserved)

PART 4

1. That part of the King's Highway known as No. 7147 in that part of the Regional Municipality of Sudbury—
Town of Rayside-Balfour
at a point situate at its intersection with the southerly limit of the King's Highway known as No. 144, was the Township of Rayside in the Territorial District of Sudbury lying between a point situate 750 feet measured northerly from its intersection with the northerly limit of the southerly junction of the roadway known as Paquette Street and a point situate at its intersection with the southerly limit of the northerly junction of the King's Highway known as No. 144.

PART 5

- Regional Municipality of Sudbury—
Town of Rayside-Balfour
1. That part of the King's Highway known as No. 7147 in that part of the Town of Rayside-Balfour in The Regional Municipality of Sudbury, that on the 31st day of December, 1972, was the Township of Rayside in the Territorial District of Sudbury lying between a point situate at its intersection with the northerly limit of the southerly junction of the King's Highway known as No. 144 and a point situate 750 feet measured northerly from its intersection with the northerly limit of the southerly junction of the roadway known as Paquette Street.

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 270/73, s. 11, *part.*

(5517)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 271/73.

Speed Limits.

Made—May 2nd, 1973.

Filed—May 7th, 1973.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

- District of Cochrane—
Town of Iroquois Falls
City of Timmins
1. Paragraph 2 of Part 1 of Schedule 75 to Regulation 429 of Revised Regulations of Ontario, 1970, as made by subsection 1 of section 20 of Ontario Regulation 34/73, is revoked and the following substituted therefor:
 2. That part of the King's Highway known as No. 67 in the Territorial District of Cochrane lying between a point situate at its intersection with the southerly junction of the westerly limit of the King's Highway known as No. 11 in the Town of Iroquois Falls and a point situate at its intersection with the northerly limit of the King's Highway known as No. 101 in the City of Timmins.

- 2.—(1) Paragraph 1 of Part 1 of Schedule 104 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 1 of section 10 of Ontario Regulation 512/71, is revoked and the following substituted therefor:

- District of Cochrane—
Twp. of Black River
1. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane lying between a point situate at its intersection with the westerly limit of the King's Highway known as No. 11 in the Township of Black River in the Municipal Township of Black River-Matheson and a point situate 5800 feet measured easterly from its intersection with the easterly limit of the easterly crossing of the Ontario Northland Railway right-of-way in that part of the City of Timmins, that on the 31st day of December, 1972, was the Township of Whitney.

- (2) Paragraph 3 of Part 1 of the said Schedule 104, as made by subsection 2 of section 10 of Ontario Regulation 512/71, is revoked and the following substituted therefor:

- District of Cochrane—
City of Timmins
3. That part of the King's Highway known as No. 101 lying between a point situate 1000 feet measured westerly from its intersection with the westerly limit of the roadway known as Mountjoy Road No. 2 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Mountjoy and a point situate 2.4 miles measured westerly from its intersection with the westerly limit of the City of Timmins.

- (3) Paragraph 1 of Part 2 of the said Schedule 104 is revoked and the following substituted therefor:

- District of Cochrane—
City of Timmins
1. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Tisdale lying between a point situate 750 feet measured westerly from its intersection with the westerly limit of the roadway known as Legion Drive and a point situate 500 feet measured westerly from its intersection with the westerly limit of the roadway known as Carrium Road.

- (4) Part 3 of the said Schedule 104 is revoked and the following substituted therefor:

PART 3

1. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Whitney commencing at a point situate at its intersection with the easterly limit of the easterly crossing of the Ontario Northland Railway and extending easterly therealong for a distance of 5800 feet more or less.

2. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Whitney lying between a point situate at its intersection with the westerly limit of the bridge over the watercourse between Shallow Lake and Porcupine Lake and a point situate 1500 feet measured easterly from its intersection with the easterly limit of the roadway known as Crawford Street.

3. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Mountjoy lying between a point situate 600 feet measured westerly from its intersection with the westerly limit of the roadway known as Shirley Street and a point situate 1000 feet measured westerly from its intersection with the westerly limit of the roadway known as Mountjoy Road No. 2. O. Reg. 271/73, s. 2 (4).

(5) Paragraph 1 of Part 4 of the said Schedule 104 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Tisdale commencing at a point situate 500 feet measured westerly from its intersection with the westerly limit of the roadway known as Carrium Road and extending westerly therealong for a distance of 1600 feet more or less.

(6) Paragraph 1 of Part 5 of the said Schedule 104 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 101 in the Territorial District of Cochrane lying between a point situate 750 feet measured westerly from its intersection with the westerly limit of the roadway known as Legion Drive in that part of the City of Timmins, that on the 31st day of December, 1972, was the Township of Tisdale and a point situate 1500 feet measured easterly from its intersection with the easterly limit of the roadway known as Crawford Street in that part of the City of Timmins, that on the 31st day of December, 1972, was the Township of Whitney.

(7) Paragraph 1 of Part 6 of the said Schedule 104 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 101 in that part of the City of Timmins in the Territorial District of Cochrane, that on the 31st day of December, 1972, was the Township of Mountjoy lying between a point situate at its intersection with the westerly abutment of the bridge over the Mattagami River and a point situate 600 feet measured westerly from its intersection with the westerly limit of the roadway known as Shirley Street.

(8) Paragraph 1 of Part 7 of the said Schedule 104 is revoked.

3. Part 3 of Schedule 124 to Regulation 429 of Revised Regulations of Ontario, 1970, as remade by subsection 3 of section 3 of Ontario Regulation 270/73, is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 144 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 101 and a point situate at its intersection with the southerly limit of the City of Timmins.

4.—(1) Paragraph 1 of Part 1 of Schedule 163a to Regulation 429 of Revised Regulations of Ontario, 1970, as made by section 12 of Ontario Regulation 512/71, is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 576 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the King's Highway known as No. 101

and a point situate 4700 feet measured northerly from its intersection with the line, that on the 31st day of December, 1972, was between the townships of Jamieson and Robb.

known as No. 101 and a point situate at its intersection with the easterly limit of the King's Highway known as No. 67.

- (2) Part 3 of the said Schedule 163a is revoked and the following substituted therefor:

PART 3

1. That part of the King's Highway known as No. 576 in the City of Timmins in the Territorial District of Cochrane commencing at a point situate 4700 feet measured northerly from its intersection with the line, that on the 31st day of December, 1972, was between the townships of Jamieson and Robb and extending northerly therealong to the end of the said Highway No. 576. O. Reg. 271/73, s. 4 (2).

- 5. Paragraph 1 of Part 5 of Schedule 170a to Regulation 429 of Revised Regulations of Ontario, 1970, as made by subsection 2 of section 23 of Ontario Regulation 34/73, is revoked and the following substituted therefor:

1. That part of the King's Highway known as Old Highway No. 610 in the City of Timmins in the Territorial District of Cochrane commencing at a point situate at its intersection with the King's Highway known as No. 610 and extending westerly therealong for a distance of 3000 feet more or less.

- 6. Regulation 429 of Revised Regulations of Ontario, 1970 is amending by adding thereto the following schedules:

Schedule 170b

HIGHWAY NO. 610

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 610 in the City of Timmins in the Territorial District of Cochrane lying between a point situate at its intersection with the northerly limit of the King's Highway

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 271/73, s. 6, *part*.

Schedule 176a

HIGHWAY NO. 629

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 629 in the City of Timmins in the Territorial District of Cochrane commencing at a point situate 500 feet measured northerly from its intersection with the northerly limit of the roadway known as Theriault Drive and extending northerly therealong to the end of the said Highway No. 629.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 271/73, s. 6, *part.*

7. Paragraph 1 of Part 1 of Schedule 183 to Regulation 429 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

1. That part of the King's Highway known as No. 655 in the City of Timmins in the Territorial District of Cochrane commencing at a point situate at its intersection with the northerly limit of the King's Highway known as No. 101 and extending northerly therealong to the end of the said Highway No. 655.

8. Regulation 429 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 184c**HIGHWAY NO. 803**

PART 1

(Reserved)

PART 2

(Reserved)

PART 3

1. That part of the King's Highway known as No. 803 in the City of Timmins in the Territorial District of Cochrane commencing at a point situate at its intersection with the southerly limit of the King's Highway known as No. 101 and extending southerly therealong to the end of the said Highway No. 803.

PART 4

(Reserved)

PART 5

(Reserved)

PART 6

(Reserved)

PART 7

(Reserved)

PART 8

(Reserved)

O. Reg. 271/73, s. 8, *part.*

(5518)

21

THE PUBLIC HEALTH ACT**O. Reg. 272/73.**

Health Units—General.

Made—April 16th, 1973.

Approved—May 2nd, 1973.

Filed—May 8th, 1973.

**REGULATION MADE UNDER
THE PUBLIC HEALTH ACT**

1. Item 5 of Appendix A to Regulation 711 of Revised Regulations of Ontario, 1970, as amended by section 1 of Ontario Regulation 130/72, and items 26 and 27 of the said Appendix A, are revoked and the following substituted therefor:

5. All the municipalities in the Territorial District of Cochrane and that part of the Township of Black River-Matheson (formerly the Improvement District of Kingham) within the Territorial District of Timiskaming.

26. All the municipalities in the Territorial District of Timiskaming except that part of the Township of Black River-Matheson (formerly the Improvement District of Kingham) within the Territorial District of Timiskaming, and the Improvement District of Temagami in the Territorial District of Nipissing.

27. The Regional Municipality of Waterloo.

2. Schedule 26 to Regulation 711 of Revised Regulations of Ontario, 1970, as amended by section 2 of Ontario Regulation 130/72, schedules 32 and 34, and Schedule 38, as remade by section 1 of Ontario Regulation 120/71, are revoked and the following substituted therefor:

Schedule 26**PORCUPINE HEALTH UNIT**

1. The Board of Health of the Porcupine Health Unit shall be composed of:

- i. Four members to be appointed by the Municipal Council of the City of Timmins.
- ii. One member to be appointed by the Municipal Council of the Town of Iroquois Falls.
- iii. One member to be appointed by the Municipal Council of the Municipal Township of Black River-Matheson.
- iv. One member to be appointed by the Municipal Council of the Town of Smooth Rock Falls, and the Municipal Council of the Township of Kendrey.
- v. One member to be appointed by the Municipal Council of the Town of Kapuskasing and the municipal councils of the municipal townships of Faquier and Shackleton and Machin.
- vi. One member to be appointed by the Municipal Council of the Town of Cochrane and the Municipal Council of the Municipal Township of Glackmeyer.
- vii. One member to be appointed by the Municipal Council of the Town of Hearst, and the Municipal Council of the Township of Wicksteed.
- viii. Not more than two persons appointed by the Lieutenant Governor in Council upon the recommendation of the Minister of Health. O. Reg. 272/73, s. 2, *part*.

2. A member appointed by a municipal council or by more than one municipal council shall hold office during the pleasure of the municipal council or the municipal councils that appointed him as the case may be.

Schedule 32**SUDBURY AND DISTRICT HEALTH UNIT**

1. The Board of Health of the Sudbury and District Health Unit shall be composed of:

- i. Seven members appointed by the Council of the Regional Municipality of Sudbury who are also members of the Regional Council.

ii. One member to be appointed by the municipal councils of the towns of Gore Bay and Little Current, and the municipal councils of the municipal townships of Assiginack, Barrie Island, Billings, Burpee, Carnarvon, Cockburn Island, Gordon, Howland, Rutherford and George Island, Sandfield and Tehkummah.

iii. One member to be appointed by the Municipal Council of the Town of Espanola, the Municipal Council of the Town of Webbwood, the Municipal Council of the Town of Massey and the Municipal Council of the townships of Salter, May and Harrow, and the municipal councils of the townships of Baldwin, Nairn and Hallam.

iv. One member to be appointed by the Municipal Council of the Township of Hagar and the municipal councils of the townships of Casimir, Jennings and Appleby, Ratter and Dunnet, and Cosby, Mason, and Martland.

v. One member to be appointed by the Council of the Corporation of the Township of Elliot Lake and the Municipal Council of the Township of Chapleau.

vi. Not more than two persons appointed by the Lieutenant Governor in Council upon the recommendation of the Minister of Health. O. Reg. 272/73, s. 2, *part*.

Schedule 34**WATERLOO REGIONAL HEALTH UNIT**

The Board of Health of The Waterloo Regional Health Unit shall be composed as set out in section 101 of *The Regional Municipality of Waterloo Act, 1972*. O. Reg. 272/73, s. 2, *part*.

Schedule 38**YORK REGIONAL HEALTH UNIT**

The Board of Health of the York Regional Health Unit shall be composed as set out in section 95 of *The Regional Municipality of York Act*. O. Reg. 272/73, s. 2, *part*.

3. This Regulation shall be deemed to have come into force on the 1st day of January, 1973.

R. T. POTTER
Minister of Health

Dated at Toronto, this 16th day of April, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 273/73.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the County of Peterborough.

Made—May 7th, 1973.

Filed—May 8th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Peterborough.

ORDER

IT IS ORDERED that the sittings of the Court of General Sessions of the Peace and the Sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Peterborough, shall be held commencing on Monday, November 19th, 1973, instead of November 5th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Peterborough, and in the office of the Clerk of the General Sessions of Peace for the said County. O. Reg. 273/73, *Order*.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario.*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 7th day of May, 1973.

(5520) 21

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

O. Reg. 274/73.

Sittings of the General Sessions of the Peace and Sittings of the County Court for the County of Simcoe.

Made—May 7th, 1973.

Filed—May 8th, 1973.

THE GENERAL SESSIONS ACT THE COUNTY COURTS ACT

IN THE MATTER OF *The General Sessions Act*, and of *The County Courts Act*; and

IN THE MATTER OF the sittings of the General Sessions of the Peace and of the sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury, for the County of Simcoe.

ORDER

IT IS ORDERED that a sittings of the court of General Sessions of the Peace and a Sittings of the County Court for the trial of issues of fact and assessment of damages with or without a jury for the County of Simcoe, shall be held commencing on Monday, October 29th, 1973, instead of October 1st, 1973.

AND IT IS FURTHER ORDERED that the sittings of the County Court for the trial of issues of fact and assessment of damages without a jury for the County of Simcoe, shall be held commencing on Monday, December 3rd, 1973, instead of November 5th, 1973.

AND IT IS FURTHER ORDERED that a copy of this Order shall be mailed by ordinary post to the Attorney General of Ontario, and that a copy of this Order shall be posted in the office of the Clerk of the County Court of the County of Simcoe, and in the office of the Clerk of the General Sessions of the Peace for the said County. O. Reg. 274/73, *Order*.

C. E. BENNETT
*Chief Judge of the County
and District Courts of the Counties
and Districts of Ontario.*

Dated at the City of Toronto, in The Municipality of Metropolitan Toronto, this 7th day of May, 1973.

(5521) 21

THE MANAGEMENT BOARD OF CABINET ACT, 1971

O. Reg. 275/73.

Retention and Disposal of Records.

Made—April 3rd, 1973.

Approved—April 25th, 1973.

Filed—May 10th, 1973.

REGULATION MADE UNDER THE MANAGEMENT BOARD OF CABINET ACT, 1971

RETENTION AND DISPOSAL OF RECORDS

INTERPRETATION

1. In this Regulation,

- (a) "Branch" means the Records Services Branch of the Archives of Ontario;

- (b) "Committee" means the Records Management Committee established by the Board to deal with all matters relating to records management in the public service;
- (c) "Ministry Committee" means the Records Management Committee established by a ministry to deal with all matters relating to the ministry's records management;
- (d) "records" means the records of a ministry and includes records, variable data forms, memoranda, papers, notebooks, maps, plans, photographs, films, sound recordings, paper tapes, microfilm, microfiche, data captured or any data used as input or output in any data processing devices, and documentary material, regardless of physical form or characteristics, heretofore or hereafter created in, acquired or received by a ministry, committee, task force or an organization established to make inquiries or reviews whether appointed by an Order-in-Council or by a ministry, except,
 - (i) library or museum material made or acquired and preserved solely for reference or exhibition purposes,
 - (ii) extra copies of records preserved only for convenience of reference,
 - (iii) working papers,
 - (iv) stocks of publications of printed literature and blank variable data forms;
- (e) "records management" means the program instituted by the Committee to provide economies and efficiency of operation in handling records by the establishment of controls in respect of the quantity and quality of records, the organization of files and the maintenance and disposition of records to ensure that records of nominal value are not created or kept and that valuable records will be preserved and easily retrieved.
- (f) "Records Services Manager" means the public servant responsible for all aspects of records management within a ministry and who shall possess a thorough knowledge of the management of records and variable data forms and shall act as secretary of the Ministry Committee;
- (g) "Records Services Officer" means a public servant appointed to assist the Records Services Manager and includes a public servant responsible for the management of records of an agency that does not require subordinate records management staff; and

- (h) "variable data form" means any medium, however produced, with blank spaces for the insertion or choice of variable data to record or transmit information, and includes letterheads, envelopes, form letters, labels, stickers, tags, file folders, business cards, punched cards, stock continuous forms and ruled pads. O. Reg. 275/73, s. 1.

2.—(1) The Committee shall consist of ten members, one of whom shall be the Archivist of Ontario, and nine members who shall be appointed by the Board.

(2) The nine members referred to in subsection 1 shall be eight public servants employed in ministries and one public servant employed by the Management Board Secretariat.

(3) The Board shall appoint from among the members of the Committee, a chairman and a vice-chairman.

(4) The Board shall appoint a public servant employed by the Management Board Secretariat to act as secretary of the Committee.

(5) Meetings of the Committee shall be called by the chairman, or in his absence by the vice-chairman, of the Committee. O. Reg. 275/73, s. 2.

3.—(1) The Chairman of the Committee may, from time to time, invite public servants whose experience and special knowledge is considered to be of value in records management, to serve as advisory members to the Committee.

(2) When a matter affecting the records of a ministry is before the Committee, a representative from such a ministry may be invited to attend a meeting of the Committee. O. Reg. 275/73, s. 3.

4.—(1) The Committee shall,

- (a) promote and develop records management within the Government of Ontario;
- (b) keep under constant review the state of the records;
- (c) advise ministries upon the arrangement, care, housing and disposal of records;
- (d) review and approve or reject all record retention schedules of ministries and ensure that records are not destroyed or placed in inactive storage until such schedules are approved by the Committee;
- (e) review existing microrecord systems of ministries and the active potentials and economics of proposed microrecord systems, in accordance with standards and procedures for microrecording applications approved by the Board;

- (f) review and approve or reject proposed variable data forms which may be standard to more than one ministry;
 - (g) make recommendations to the Board in respect of the issuing of directives on matters pertaining to records management; and
 - (h) prepare and submit an annual report to the Board on the activities of ministries and resulting economies in respect of records management.
- (2) The secretary shall,
- (a) conduct the correspondence of the Committee;
 - (b) prepare agendas and keep minutes of the Committee meetings;
 - (c) refer to the Committee matters of policy which arise in respect of records management and all proposals for retention or destruction of records; and
 - (d) prepare the annual report for consideration of the Committee. O. Reg. 275/73, s. 4.
5. Each ministry shall,
- (a) appoint a Ministry Committee responsible to the Deputy Minister;
 - (b) appoint for the ministry,
 - (i) a Records Services Manager,
 - (ii) one or more Records Services Officers, or
 - (iii) a Records Services Manager and one or more Records Services Officers,
 and other records and variable data forms management staff as may be required.
 - (c) maintain through its Ministry Committee, appropriate control over the initiation, maintenance, protection, retention and disposition of all records of the ministry in accordance with the policies of the ministry and the Committee;
 - (d) maintain appropriate classification and declassification systems related to sensitive records of the ministry and provide adequate security precautions for their protection;
 - (e) inventory and schedule all records of the ministry for retirement and eventual destruction or archival retention, and have the schedules approved by the Committee;
 - (f) submit to the Committee, after approval by the Archivist of Ontario and the Provincial Auditor, any proposal to destroy records, except those covered by the existing schedules;
 - (g) establish a fully operational variable data forms management activity within Records Management to provide maximum economy through the systematic control of the creation, production and use of variable data forms;
 - (h) assist the Branch in the development of variable data forms which may be standard to more than one ministry;
 - (i) submit to the Committee for approval, all proposals for microfilming its records and the installation of microrecord systems, in accordance with standards and procedures for microrecording applications approved by the Board;
 - (j) release all surplus filing equipment to the central equipment pool, Ministry of Government Services;
 - (k) refer all requisitions for filing equipment to the Records Services Manager or a Records Services Officer for approval;
 - (l) inquire through its Records Services Manager or a Records Services Officer, the availability of stock from the central equipment pool before approving purchase of additional filing equipment;
 - (m) maintain liaison with respect to all aspects of records management with the Branch; and
 - (n) assist the Archives Branch of the Archives of Ontario in ensuring the preservation of non-current records having potential long-term research significance. O. Reg. 275/73, s. 5.
6. The Branch shall,
- (a) provide advice and assistance to ministries in respect of the,
 - (i) inventory and scheduling of records,
 - (ii) development of filing systems and file classification plans,
 - (iii) development of variable data forms management,
 - (iv) development of microrecord systems, in accordance with standards and procedures for microrecording applications approved by the Board, and

- (v) development of control of records of a vital nature;
- (b) review, analyse, design and propose variable data forms which may be standard to more than one ministry;
- (c) cooperate with the Supply and Services Division, Ministry of Government Services, with respect to its responsibility for the economic printing, warehousing and inventory control of approved standard variable data forms;
- (d) assess and advise the Committee on all ministry proposals for microrecord systems;
- (e) provide storage and service for inactive records maintained under approved schedules;
- (f) assist ministries in the training and guidance of their Records Services Managers and Records Services Officers;
- (g) review,
 - (i) the adequacy of file classification systems for records, and
 - (ii) the extent to which the important policies and programs of ministries are indexed and classified to facilitate retrieval for future research;
- (h) ensure that the directives issued by the Committee are understood and followed by all ministries;
- (i) bring to the attention of the Committee the problems or difficulties and new developments and practices of ministries in respect of records management;
- (j) submit reports to the Committee on all aspects of the practical operation of records management;
- (k) develop guides and administrative publications in respect of records management for approval by the Committee;
- (l) assist the Archives Branch of the Archives of Ontario to ensure the preservation of non-current records having potential long-term research significance;
- (m) undertake studies in respect of the management of records and make recommendations and assist in implementation when requested by ministries; and
- (n) maintain liaison with ministries and the secretary of the Committee. O. Reg. 275/73, s. 6.

7. Regulation 350 of Revised Regulations of Ontario, 1970 and Ontario Regulation 370/71 are revoked.

MANAGEMENT BOARD OF CABINET:

ERIC A. WINKLER
Chairman

Dated at Toronto, this 3rd day of April, 1973.

(5534)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 276/73.

Construction Zones.

Made—May 11th, 1973.

Filed—May 11th, 1973.

REGULATION MADE UNDER THE HIGHWAY TRAFFIC ACT

1. Schedule 24 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

29. That part of the King's Highway known as No. 401 beginning at a point situate at its intersection with the King's Highway known as No. 2 in the Township of Tilbury East in the County of Kent and extending westerly therealong for a distance of 15.0 miles more or less. (W.P. 606-73-01) (D-1).

30. That part of the King's Highway known as No. 401 beginning at a point situate 3000 feet measured westerly from its intersection with the roadway known as Renforth Drive in the Borough of Etobicoke in The Municipality of Metropolitan Toronto and extending westerly therealong for a distance of 5.5 miles more or less. (W.P. 127-66-34) (D-6).

31. That part of the King's Highway known as No. 401 lying between a point situate 300 feet measured easterly from its intersection with the roadway known as Rougemount Drive in the Township of Pickering in the County of Ontario and extending easterly therealong for a distance of 4.1 miles more or less. (W.P. 29-67-01) (D-6).

32. That part of the King's Highway known as No. 401 lying between a point situate 2000 feet measured westerly from its intersection with the roadway known as Leslie Street in the Borough of North York in The Municipality of Metropolitan Toronto and extending easterly therealong for a distance of 4000 feet more or less. (Contract No. 77-207) (D-6).

GORDON CARTON
*Minister of Transportation
and Communications*

Dated at Toronto, this 11th day of May, 1973.

(5535)

21

THE HIGHWAY TRAFFIC ACT

O. Reg. 277/73.

Construction Zones.

Made—May 11th, 1973.

Filed—May 11th, 1973.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Schedule 1 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

47. That part of the King's Highway known as No. 2 in the County of Middlesex lying between a point situate 1340 feet measured northerly from its intersection with the southerly limit of the City of London and a point situate 1600 feet measured westerly from its intersection with the King's Highway known as No. 4 in the Village of Lambeth.

48. That part of the King's Highway known as No. 2 in the Township of North Oxford in the County of Oxford lying between a point situate 700 feet measured southerly from its intersection with the roadway known as Governor's Road and a point situate 700 feet measured westerly from its intersection with the King's Highway known as No. 19. (W.P. 36-68-06) (D-2).

2. Schedule 36 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 653 in the County of Renfrew commencing at a point situate at its intersection with the Ontario-Quebec boundary line and extending westerly therealong for a distance of 4.5 miles more or less. (W.P. 25-68-01).

3. Schedule 39 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

14. That part of the King's Highway known as No. 3 lying between a point situate 3000 feet measured westerly from its intersection with the westerly limit of the Town of Tillsonburg in the County of Norfolk and a point situate 1200 feet measured westerly from its intersection with the line between lots 103 and 104 in Concession North Side of Talbot Road in the Township of Malahide in the County of Elgin.

4. Schedule 40 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

16. That part of the King's Highway known as No. 4 in the County of Elgin lying between a point situate at its intersection with the roadway

known as Elgin County Road No. 20 in the Village of Port Stanley and a point situate 1000 feet measured northerly from its intersection with the northerly limit of the Village of Port Stanley.

17. That part of the King's Highway known as No. 4 in the Township of Southwold in the County of Elgin lying between a point situate 400 feet measured northerly from its intersection with the line between lots A and B in Concession East Branch of the North Talbot Road and a point situate 1000 feet measured southerly from its intersection with the line between lots 42 and 43 in the said Concession East Branch of the North Talbot Road.

5. Schedule 42 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

41. That part of the King's Highway known as No. 7 lying between a point situate at its intersection with the line between the townships of Downie and Blanshard in the County of Perth and a point situate at its intersection with the line between the townships of West Nissouri and London in the County of Middlesex.

42. That part of the King's Highway known as No. 7 in the Township of March in The Regional Municipality of Ottawa-Carleton commencing at a point situate at its intersection with the King's Highway known as the Ottawa-Queensway and extending southerly therealong for a distance of 0.5 mile more or less.

6. Schedule 44 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

73. That part of the King's Highway known as No. 11 in the Town of Bracebridge in The District Municipality of Muskoka lying between a point situate at its intersection with the road allowance between concessions 11 and 12 and a point situate at its intersection with the line between concessions 8 and 9. (W.P. 197-65) (D-11).

7. Schedule 47 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

79. That part of the King's Highway known as No. 17 in the Territorial District of Thunder Bay commencing at a point situate at its intersection with the roadway known as Marathon Road in the Township of Pic and extending easterly therealong for a distance of 16.9 miles more or less. (Contract 73-04) (D-13).

80. That part of the King's Highway known as No. 17 in the County of Renfrew lying between a point situate at its intersection with the line between lots 18 and 19 in Range B in the Township of Rolph and a point situate at its intersection

with the line between lots 2 and 3 in Concession A in the Township of Head. (Contract 73-25) (D-13).

81. That part of the King's Highway known as No. 17 in the County of Renfrew lying between a point situate at its intersection with the line between concessions B and 13 in the Township of Maria and a point situate at its intersection with the line between concessions A and B in the Township of Clara.

82. That part of the King's Highway known as No. 17 in the County of Russell commencing at a point situate at its intersection with the westerly limit of the Town of Rockland and extending easterly therealong for a distance of 9.0 miles more or less. (W.P. 919-67-01).

83. That part of the King's Highway known as No. 17 in the Town of Arnprior in the County of Renfrew commencing at a point situate 0.5 mile measured southerly from its intersection with the southerly abutment of the structure over the Madawaska River and extending northerly therealong for a distance of 1.0 mile more or less. (W.P. 23-71-03) (D-9).

84. That part of the King's Highway known as No. 17 in the Township of March in The Regional Municipality of Ottawa-Carleton commencing at a point situate at its intersection with the King's Highway known as the Ottawa-Queensway and extending northerly therealong for a distance of 1.5 miles more or less. (W.P. 432-64-07) (D-9).

85. That part of the King's Highway known as No. 17 in the Territorial District of Algoma lying between a point situate at its intersection with the King's Highway known as No. 129 in the Township of Thessalon and a point situate at its intersection with the King's Highway known as No. 546 in the Township of Gladstone. (W.P. 16-68-02) (D-18).

8. Schedule 58 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 60 in The District Municipality of Muskoka lying between a point situate at its intersection with the roadway known as District Road No. 3 and a point situate at its intersection with the line between lots 7 and 8 in Concession 9 in the Township of Lake of Bays. (Contract 73-12) (D-11).

9. Schedule 61 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

10. That part of the King's Highway known as No. 64 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between the townships of McLaren and Sisk and a point situate at its intersection

with the northerly abutment of the structure over the Holdridge Creek. (W.P. 72-34187) (D-13).

11. That part of the King's Highway known as No. 64 in the Township of MacPherson in the Territorial District of Nipissing lying between a point situate at its intersection with the line between concessions 4 and 5 and a point situate at its intersection with the line between lots 1 and 2 in Concession 3. (W.P. 70-60-040) (D-13).

12. That part of the King's Highway known as No. 64 in the Territorial District of Sudbury lying between a point situate at its intersection with the line between concessions 4 and 5 in the Township of Haddo and a point situate at its intersection with the line between lots 4 and 5 in Concession 5 in the Township of Martland. (W.P. 119-70-010 and 261-62-020) (D-13).

10. Schedule 67 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 101 in the Territorial District of Algoma lying between a point situate at its intersection with the King's Highway known as No. 17 in Township Tp. 29 and a point situate at its intersection with the northerly limit of the said Township Tp. 29. (W.P. 106-62-02) (D-18).

11. Schedule 71 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

4. That part of the King's Highway known as No. 129 in the Territorial District of Algoma commencing at a point situate at its intersection with the King's Highway known as No. 17 in the Township of Thessalon and extending northerly therealong for a distance of 9.4 miles more or less. (W.P. 246-66-02) (D-18).

12. Schedule 82 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 522 in the Township of East Mills in the Territorial District of Parry Sound lying between a point situate at its intersection with the line between concessions 10 and 11 and a point situate at its intersection with the line between lots 14 and 15 in Concession 9. (W.P. 1541-70-00) (D-13).

13. Schedule 88 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraphs:

4. That part of the King's Highway known as No. 548 in the Township of Tarbutt Additional in the Territorial District of Algoma commencing at a point situate at its intersection with the King's Highway known as No. 17 and extending southerly

therealong for a distance of 3.4 miles more or less. (W.P. 16-68-02) (D-18).

5. That part of the King's Highway known as No. 548 in the Territorial District of Algoma commencing at a point situate 3.4 miles measured southerly from its intersection with the King's Highway known as No. 17 in the Township of Tarbutt Additional and extending westerly therealong for a distance of 3.6 miles more or less. (W.P. 16-68-02) (D-18).

14. Schedule 106 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

2. That part of the King's Highway known as No. 59 in the Township of East Zorra in the County of Oxford lying between a point situate 2000 feet measured northerly from its intersection with the northerly limit of the City of Woodstock and a point situate 2.0 miles measured northerly from its intersection with the King's Highway known as No. 97. (W.P. 820-71-01) (D-2).

15. Schedule 131 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 81 in the County of Middlesex lying between a point situate at its intersection with the King's Highway known as No. 2 in the Township of Caradoc and a point situate at its intersection with the line between lots 38 and 39 in Concession North Boundary in the Township of McGillivray. (W.P. 632-70-00; 823-71-01 and 883-66-00) (D-2).

16. Schedule 167 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 19 lying between a point situate 500 feet measured southerly from its intersection with the roadway known as Oxford County Road No. 16 in the Township of East Nissouri in the County of Oxford and a point situate at its intersection with the King's Highway known as No. 7 in the Township of Blanshard in the County of Perth. (D-2).

17. Schedule 184 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

1. That part of the King's Highway known as No. 34 in the County of Glengarry commencing at a point situate at its intersection with the southerly limit of the Town of Alexandria and extending southerly therealong for a distance of 12.5 miles more or less. (W.P. 861-67-01) (D-9).

18. Schedule 186 to Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following paragraph:

3. That part of the King's Highway known as No. 535 in the Township of Cherriman in the Territorial District of Sudbury lying between a point situate at its intersection with the line between concessions 1 and 2 and a point situate at its intersection with the line between concessions 3 and 4. (W.P. 106-70-010 and 020) (D-13).

19. Schedule 200 to Regulation 411 of Revised Regulations of Ontario, 1970, as made by section 37 of Ontario Regulation 216/71, is amended by adding thereto the following paragraphs:

6. That part of the King's Highway known as No. 417 in the Township of Cambridge in the County of Russell lying between a point situate at its intersection with the line between lots 17 and 18 in Concession 6 and a point situate at its intersection with the line between lots 18 and 19 in the said Concession 6. (W.P. 95-70-01) (D-9).

7. That part of the King's Highway known as No. 417 in the Township of East Hawkesbury in the County of Prescott lying between a point situate at its intersection with the line between lots 5 and 6 in Concession 1 and a point situate at its intersection with the line between lots 7 and 8 in the said Concession 1. (W.P. 94-70-01) (D-9).

20. Regulation 411 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following schedules:

Schedule 230

HIGHWAY NO. 135

1. That part of the King's Highway known as No. 135 in the County of Middlesex lying between a point situate at its intersection with the King's Highway known as No. 2 in the Township of Westminster and a point situate at its intersection with the roadway known as Wellington Road in the City of London. (W.P. 814-71-01) (D-2). O. Reg. 277/73, s. 20, *part*.

Schedule 231

HIGHWAY NO. 630

1. That part of the King's Highway known as No. 630 in the Territorial District of Nipissing lying between a point situate at its intersection with the line between lots 17 and 18 in Concession 2 in the Township of Calvin and a point situate at its intersection with the line between lots 31 and 32 in Concession 6 in the Township of Lauder. (W.P. 1517-71-00 and 1561-70-00) (D-13). O. Reg. 277/73, s. 20, *part*.

GORDON CARTON
Minister of Transportation
and Communications

Dated at Toronto, this 11th day of May, 1973.

(5536)

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THE HIGHWAY TRAFFIC ACT

O. Reg. 278/73.

Parking.

Made—May 9th, 1973.

Filed—May 11th, 1973.

REGULATION MADE UNDER
THE HIGHWAY TRAFFIC ACT

1. Regulation 421 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following Schedule:

Schedule 34**HIGHWAY NO. 26**

1. That part of the King's Highway known as No. 26 in the Township of Collingwood in the County of Grey commencing at a point situate 2100 feet measured westerly from its intersection with the centre line of the road allowance between concessions 4 and 5 and extending westerly therealong for a distance of 4000 feet more or less. O. Reg. 278/73, Sched.

(5537)

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NOTICE TO SHERIFFS AND TREASURERS
Re Advertising Sale of Lands for Taxes in "The Ontario Gazette", Year 1973

Section 584 of The Municipal Act provides:

584. The day of the sale shall be **more** than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter.** Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,
by subscribers for a subscription of 52 weekly issues, \$20.00; and
by others for a single copy, 50 cents. Payable in advance.
Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed:

THE ONTARIO GAZETTE, Queen's Printer and Publisher,
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Vol. 106 - 22

The ONTARIO GAZETTE

Published by Authority

Royal Assent

THE PROVINCE OF ONTARIO

Toronto, Friday, May 18th, 1973.

11.00 o'clock a.m.

The Honourable the Lieutenant Governor of the Province entered the Chamber of the Legislative Assembly and took his seat upon the Throne.

Mr. Speaker addressed His Honour in the following words:—

“May it please Your Honour:

The Legislative Assembly of the Province has at its present Sittings thereof passed certain Bills to which, in the name and on behalf of the said Legislative Assembly, I respectfully request Your Honour's Assent.”

The Clerk Assistant then read the titles of the Bills that had passed as follows:—

“The following are the titles of the Bills to which Your Honour's Assent is prayed:

Bill 62, An Act to amend The Charitable Institutions Act.

Bill 91, An Act to control the Use of Pesticides.

Bill 107, An Act to amend The Assessment Act.

Bill 108, An Act to amend The Homes for the Aged and Rest Homes Act.

Bill Pr4, An Act respecting the City of Hamilton.

Bill Pr5, An Act respecting the City of St. Thomas.

Bill Pr16, An Act respecting The Board of Education for the Borough of Etobicoke.

Bill Pr17, An Act respecting the City of Peterborough.

Bill Pr20, An Act respecting Hobin Homes, Limited.

Bill Pr21, An Act respecting the City of London.

Bill Pr22, An Act respecting the Township of Gloucester.

Bill Pr24, An Act respecting the Town of Oakville.

Bill Pr25, An Act respecting Compañia Shell de Venezuela Limited.

Bill Pr26, An Act respecting the City of Windsor.

Bill Pr27, An Act respecting Service Hardware Limited.

Bill Pr28, An Act respecting the City of Barrie.

Bill Pr30, An Act respecting the City of London.

Bill Pr31, An Act respecting the Township of Sarnia.

Bill Pr32, An Act respecting New Augarita Porcupine Mines Limited.

Bill Pr33, An Act respecting S.B. Young Limited.

Bill Pr34, An Act respecting Timrand Investments Limited.

Bill Pr37, An Act respecting the Borough of York.

Bill Pr39, An Act respecting the City of Sault Ste. Marie.

TORONTO

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Bill Pr40, An Act respecting the Town of Brampton.

To these Acts the Royal Assent was announced by the Clerk of the Legislative Assembly in the following words:

"In Her Majesty's name, the Honourable the Lieutenant Governor doth assent to these Bills."

His Honour was then pleased to retire.

RODERICK LEWIS, Q.C.,
Clerk of the Legislative Assembly
of Ontario.

(5591)

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Appointments

Minister of Government Services,
May 17, 1973.

His Honour the Lieutenant Governor has been pleased to make the following appointments under their respective Acts:

The Coroners Act:

Fraser, Dr. John W., of Willowdale, Ontario, to be appointed as a Coroner in and for the Judicial District of York.

Green, Dr. Peter Calder, of the Town of Blenheim, Ontario, to be appointed as a Coroner in and for the County of Kent.

Staebler, Dr. Robin Jacob, of the Village of Newboro, Ontario, to be appointed as a Coroner in and for the United Counties of Leeds and Grenville and the County of Frontenac.

The Crown Attorneys Act:

McCrack, M. Neil, of West Hill, Ontario, to be appointed as a full-time Assistant Crown Attorney in and for the County of Ontario, effective from the 4th day of June, 1973.

Scott, John D., of West Hill, Ontario, to be appointed as a full-time Assistant Crown Attorney in and for the County of Peel, effective from the 26th day of March, 1973.

The Justices of the Peace Act:

Brown, Gerald Clifford, of the Village of Hornepayne, Ontario, to be appointed as a Justice of the Peace in and for the District of Algoma.

Cammack, Robert George, of the Police Village of Kirkfield, Ontario, to be appointed as a Justice of the Peace in and for the Province of Ontario.

Colterman, Gregory Albert, of the Town of Renfrew, Ontario, a Justice of the Peace in and for the County of Renfrew, to be extended to include the Province of Ontario.

Hill, Mrs. Jeannette Alison, of the City of Woodstock, Ontario, to be appointed as a Justice of the Peace in and for the County of Oxford.

Meaden, John Wellington, of the City of Ottawa, Ontario, to be appointed as a Justice of the Peace in and for the Judicial District of Ottawa-Carleton.

Oakes, Harold Grant, of the Hamlet of Spring Bay, Ontario, a Justice of the Peace in and for the District of Manitoulin, to be extended to include the Province of Ontario.

The Notaries Act:

SOLICITOR

Adam, John Desmond, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Amey, Paul David, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Andary, Gerhard Petersen, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Anders, Kurt Werner, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Augaitis, Vidas John, of the Town of Collingwood, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Axler, James Robert, of the City of Waterloo, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Barnes, Lyndon Alexander John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Beese, Alexander Evans, of the Town of Collingwood, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Berholz, Harry, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Bilton, Kent Norman, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Birnbaum, Arthur, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Bowness, Rodger Benn, of the City of North Bay, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Bresver, David Hart, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Brown, Avrom Warren, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Brown, Robert Alexander Kelly, of the City of Thunder Bay, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Brown, William Grant Craig, of the Town of Tillsonburg, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Burk, Barbara Edith, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Burnett, Theodore Frederick, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Calver, George William, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cameron, Hugh David Sherwood, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cameron, Mrs. Marie Catherine Lenz, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Campbell, John Cullen, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Campbell, Robert Richard, of the Town of Wingham, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cappe, Joseph Lawrence Samuel, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Carew, Robert John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Carrier, Robert George, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Carroll, Bryan Anthony, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Carter, Richard Raymond, of the Town of Burlington, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Channer, Arthur Henry, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Chapman, Philip Brian, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Chester, Lorne Edward, of the Town of Lindsay, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Clement, Gregory James, of the City of Cambridge (Galt), Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Connolly, John Macdonald, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cook, William John, of the City of Sudbury, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cooper, Donald S., of the City of Sudbury, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Cooper, Gerald Bernard, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Corn, George John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Coursins, Ian Ronald Kirk, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Craig, Clark Vincent, of the Town of Burlington, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Davies, Simon Richard Rees, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Day, Joseph Arthur, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Demon, Marvin David, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Desaulniers, Donald Ward, of the City of Belleville, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Deziel, John Lawrence, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Dingle, John Rorie, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Drake, John Charles, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Dunbar, Ms. Sylvia Louise, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Duncan, Miss Mary E., of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Duncan, Robert William, of the City of Cornwall, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Dunn, Brian Ross, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Dyment, Stephen Robert, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Emond, Jacques Anthony, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Eryou, David William, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Espey, Robert James, of the Town of Whitby, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Fife, George Robert, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Fisher, Barry David, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Flisfeder, Avrum Maurice, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Forbes, Brian Norman, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Fortey, John Barrington, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Freeman, Ross Bingham, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Freidin, Victor Leon, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Furlong, Allan William, of the City of Oshawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Galipeau, Roger C., of the City of North Bay, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Gardner, Gordon Thomas, of the City of Hamilton, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Garrow, Charles Alexander, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Gertner, Henry Josef, of Willowdale, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Gilchrist, Peter William, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Gold, Kenneth L., of Willowdale, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Goldenberg, Ronald Allan, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Gordner, Michael Howard, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Grant, Donald Gordon, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Griffin, Philip Geoffrey, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Haber, Christopher Joseph, of the Town of Burlington, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hainsworth, Terry Wayne, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hammond, Kenneth Laird, of the City of Guelph, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Harnum, Malcolm Gordon, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Harrison, John Lockhart, of the Town of Delhi, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hendler, Douglas Andrew, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hind, Robson Grant, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hockin, Peter Bertram Chapman, of the City of London, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Horrocks, Russell Lee, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Hutchinson, David Victor, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

James, Peter Alan, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Jamieson, Thomas Northy, of the Village of Ridgeway, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Jurmain, Peter John, of the Town of Thorold, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Juvet, David Charles, of Scarborough, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kapelos, Nicholas George Philip, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Karr, Bernd, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kates, Mrs. Christine Joyce, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Katsuyama, Yoshiki Glen, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kelly, John Scott, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kelly, Michael Sean Joseph, of the Town of Bracebridge, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

King, William Alexander, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Koski, Gerald Wayne, of the City of Windsor, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kroeker, Lawrence Henry, of the Hamlet of Virgil, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kuchard, Gary Morton, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kunnas, Gary Richard, of the City of Thunder Bay, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Kutcy, James Brian, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Langley, Walter T., of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Laurence, Denys Meade, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Leclaire, Roger Rudolphe, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lewis, Douglas Gordon, of the City of Ottawa, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

L'Heureux, Willard John, of the City of Toronto, Ontario, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lieberman, Ronald Michael, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Linden, Harold James, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lobe, Rudolph, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Lowry, William Denis, of the City of Peterborough, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

MacDonald, William Gordon, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Macaulay, John Mervyn, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Maleyko, Benjamin Michael, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Maniaci, Anthony, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Marston, Donald Lewis, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Matthews, Larry William, of the Town of Burlington, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Mays, Richard Thomas, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McCreary, William Peter, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McDerby, Peter John, of the City of Cornwall, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McInerney, Michael Clarence, of the Town of Whitby, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McLeod, Donald Gordon Norman, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

McVicar, Robert John, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Melnitzer, Herman Julius, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Milliken, Peter Andrew Stewart, of the City of Kingston, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Milne, Blain William, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Milne, Paul Douglas, of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Montgomery, Brian Lyle, of the City of Sudbury, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Morden, Maxwell Laird, of the City of London, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Morton, Robert Paul, of the Town of Whitby, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Mudryj, Andrew, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Mullen, Robert Daniel, of the City of Thunder Bay, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Naftel, Kenneth James, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Norman, Gerald Edwin, of the City of Barrie, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

O'Donnell, John Frederick, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Olvet, Andres, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ortved, William Niels Frederic, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Osborne, John Christopher, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ounapuu, Toomas, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Pamenter, David William, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Parker, Sheldon Allan, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Patterson, Wayne William, of the Town of Leamington, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Peacock, Roger Stephen, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Peart, John Douglas, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Peck, Iliff Lawrence Baxter, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Pennal, John Duncan, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Peters, Victor, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Peterson, Daniel Douglas, of the City of St. Thomas, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Platana, Terrence Antoine, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rankin, Thomas Gifford, of the City of St. Thomas, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ray, Michael Charles, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Riley, James Thornton, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Roche, Paul Joseph, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Ruby, Stephen Stuart, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Rumack, Martin King Ian, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Saul, Kenneth Harold, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Scheininger, Lester, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Scott, James Ronald, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Seele, Helmut Erich, of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sherk, Susan Elizabeth, of the Town of Thorold, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Siddall, Ronald Norman, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Siimes, Juha, of the City of Thunder Bay, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Singer, Douglas Bruce, of the City of Ottawa, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Singer, Michael Sheldon, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sloan, James Wilmore, of the City of Kitchener, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Smith, Peter Heysel, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Soloway, Allan David, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sommerville, David Fane, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Sondola, Francis Pendergast, of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Srinivasan, Sankaranarayana Ramachandra, of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Stead, William Brian, of the Town of Simcoe, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Steadman, James, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Steinman, Stanley, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Takach, Gabor Gustav Steven, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Tershakowec, Sofia Irene, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Thoms, William MacKenzie MacKay, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Tilson, Kenneth Robert, of the City of Thunder Bay, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Torno, Barry David, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Troster, Steven Franklin, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Trotter, Karen Frances, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Trudell, William Michael, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Tuck, John David, of the City of Port Colborne, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Tugender, David Michael, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Turvey, Mary Margaret Eleanor, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Upsdell, Robert James, of the City of St. Thomas, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Walker, William Francis, of the Town of Pickering, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Walter, Bernd, of the City of Kitchener, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Waterman, Ronald Nairn, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Watkinson, Thomas George, of the City of Thunder Bay, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Watson, James Andrew, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Waxman, Gary Leonard, of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

White, Robert Harold, of the City of Orillia, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wiegand, James William, of the City of Cambridge, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wieleba, Ronald W., of the City of Hamilton, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wilson, Robert Beeton, of the City of Windsor, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wiltshire, Suzanne Kathryn, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Winkler, Alex, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wood, Thomas Melville, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Worling, Donald Harry, of the City of Orillia, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wright, Andrew Charles, of the City of London, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Wright, George David, of the Town of Pickering, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

Zaid, Frank, of the City of Toronto, Barrister and Solicitor, to be a Notary Public in and for the Province of Ontario.

NON-SOLICITOR

Carriere, Roland A., of the Town of Hawkesbury, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while in the employ of Woods, Lalande, Lapalme & Houle, Barristers, and for work in connection with their office only.

Cook, Walter Lewis, of the City of North Bay, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while associated with Northern and Central Gas Corporation Limited, and for work in connection with this Corporation and its subsidiary companies only.

Cayley, Henry Carroll, of the Village of Norwich, to be a Notary Public in and for the County of Oxford, limited to the attestation of instruments and the taking of affidavits only.

Moller, George, of the City of Toronto, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Dominion Auto Accessories Limited, and for work in connection with this Corporation and its subsidiary, affiliated and associated Companies only.

Petrie, George Richard, of the City of Toronto, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while associated with Neptune Meters Limited and for work in connection with this Corporation only.

Pteric, Jack Allen, of the Township of Bayham, to be a Notary Public in and for the County of Elgin, limited to the attestation of instruments and the taking of affidavits only.

Proctor, Gordon MacKay, of the City of Toronto, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while in the employ of Conwest Exploration Company Limited, and for work in connection with this Company and its related Companies only.

St-Pierre, Joseph Albert Daniel, of the City of Waterloo, to be a Notary Public in and for the Province of Ontario, limited to the attestation of instruments and the taking of affidavits only, while associated with The Mutual Life Assurance Company of Canada, and for work in connection with this Company only.

Walters, Roscoe Caverhill, of the City of Toronto, to be a Notary Public in and for the Judicial District of York, limited to the attestation of instruments and the taking of affidavits only, while in the employ of Shell Canada Limited, and for work in connection with this Corporation only.

The Police Act:

O'Rourke, William Bernard, to be appointed Inspector in the Ontario Provincial Police Force effective April 11, A.D., 1973.

Potier, Charles Julius, to be an Inspector in the Ontario Provincial Police Force effective April 11, A.D., 1973.

Perduk, Nicholas Allen, to be an Inspector in the Ontario Provincial Police Force effective April 11, A.D., 1973.

Skinner, Norman Russell, to be an Inspector in the Ontario Provincial Police Force effective April 11, A.D., 1973.

Alsop, Dennis Joseph Anthony, to be an Inspector in the Ontario Provincial Police Force effective the 21st day of March, A.D., 1973.

Crowley, Richard Joseph, to be an Inspector in the Ontario Provincial Police Force effective the 21st day of March, A.D., 1973.

Cutter James Wilfred, to be an Inspector in the Ontario Provincial Police Force effective the 21st day of March, A.D., 1973.

Lennon, Thomas, to be an Inspector in the Ontario Provincial Police Force effective the 21st day of March, A.D., 1973.

Perry, Clifford James, to be an Inspector in the Ontario Provincial Police Force effective the 21st day of March, A.D., 1973.

The Public Service Act:

Smith, Gordon Escott, to be Assistant Commissioner, Ontario Provincial Police, effective from the fifteenth day of March, A.D., 1973.

Grice, Kenneth William, to be Assistant Commissioner, Ontario Provincial Police Force, effective from the fifteenth day of March, A.D., 1973.

Bird, Albert Hatfield, to be Deputy Commissioner, Ontario Provincial Police, effective from the fifteenth day of March, A.D., 1973.

Gartner, Laurence Roy, to be Deputy Commissioner, Ontario Provincial Police, effective from the fifteenth day of March, A.D., 1973.

The Provincial Courts Act:

Anjo, John William Partridge, Barrister and Solicitor of Stayner, Ontario, to be a Provincial Judge in and for the Province of Ontario, effective from the 1st day of June, 1973.

Austen, Charles Leroy, to be re-appointed as Provincial Judge (part-time) in and for the Province of Ontario, for a further period of one year, effective from the 1st day of May, 1973.

Wallace, George Ernest, to be re-appointed as Provincial Judge (part-time) in and for the Province of Ontario, for a further period of one year, effective from the 1st day of May, 1973.

Beaulieu, Lucien Arthur, Barrister and Solicitor to be a Provincial Judge in and for the Province of Ontario, effective from the 1st day of June, 1973.

Cloutier, His Honour Jean-Louis, Provincial Judge (part-time) be extended for a further period of one year, effective from the 1st day of May, 1973.

Durham, Warren Liddell, Barrister and Solicitor, of Oakville, to be a Provincial Judge in and for the Province of Ontario, effective from the 2nd day of July, 1973.

Fisher, Franklin Stewart, Barrister and Solicitor of Toronto, to be a Provincial Judge in and for the Province of Ontario, effective from the 1st day of June, 1973.

Mitchell, Roy Bernard, Barrister and Solicitor, to be a Provincial Judge in and for the Province of Ontario, effective from the 14th day of May, 1973.

Woodliffe, His Honour William Frederick, retired Provincial Court Judge in and for the Province of Ontario, be re-appointed as a (part-time) Provincial Court Judge in and for the Province of Ontario, for the period commencing on the 1st day of May, 1973 and ending on the 31st day of December, 1973.

The Sheriff's Act:

Lamarche, Rene B., Deputy Sheriff in and for the District of Cochrane, be appointed as Sheriff in and for the District of Cochrane, effective from the 1st day of June, 1973.

The Small Claims Courts Act:

Baillie, W. Trimble, of Walkerton, to be appointed as Clerk and Bailiff of the First Small Claims Court of the County of Bruce at Walkerton, effective from June 1, 1973.

Neale, Grant Keith, of Tillsonburg, to be appointed as Bailiff of the Sixth Small Claims Court of the County of Oxford at Tillsonburg.

May 17, 1973.

JAMES W. SNOW,
Minister of Government Services.

The Ontario Highway Transport Board Act

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, will be heard by the Ontario Highway Transport Board, at the Moot Courtroom, University of Western Ontario, London, Ontario, on Monday, the 18th day of June, 1973, at 10 a.m. (E.D.S.T.):

Gerald Maxwell Abbott, Esq., 23504
R.R. #2, Glanworth, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "To transport architectural millwork, wood doors, cabinets and other millwork, for and on behalf of Strand Millwork Limited, and Centennial London Cabinets Limited, R.R. #2, Thorndale, situate on Lot 10, in Concession 1, North of the River Thames, in the Township of North Dorchester, in the County of Middlesex, to and from any point in Ontario designated by the proper officers of the said Strand Millwork Limited and Centennial London Cabinets Limited".

Opposition on the above application may be filed with the Board and served on the applicant up to and including the 15th day of June, 1973.

D. S. CHURCH,
Secretary.

(5594) 22

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 24th day of July, 1973, at 10 a.m. (E.D.S.T.):

Anthony J. Presto, Esq., 22041-E
o/a A. J. Presto Enterprises,
259 Carlton Street,
St. Catharines, Ontario,

applies for an amendment to extra-provincial operating licence No. X-1566,

(a) by deleting the words, "for and on behalf of Central Fruit Exchange Vineland", and substituting the words, "from points in Ontario", so that the portion of the said operating licence covered by the above amendments will read, "For the carriage of fresh fruit and vegetables (excluding canned and/or frozen fruit or vegetables) from points in Ontario to the".

(b) Also applies for the carriage of fresh fruit and vegetables (excluding canned and/or frozen fruits and vegetables) from points in the United States of America as authorized, from

points on the International Boundary at the Detroit and the Niagara Rivers to points in Ontario.

D. S. CHURCH,
Secretary.

(5595) 22

The following application for a certificate under the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 26th day of July, 1973, at 10 a.m. (E.D.S.T.):

Gerald Roy, Esq., 23694
o/a Roy Transport,
62 rue Nord,
Waterloo, Quebec,

applies for an extra-provincial operating licence, "For the transportation of household goods in specially designed vans:

(1) from the Ontario-Quebec border (all ports of entry) to all points in the Province of Ontario, and return; and

(2) from the Ontario-Quebec border (all ports of entry) in transit through the Province of Ontario to the Ontario-Manitoba border (all ports of exit) and return. This permit to be operated in conjunction with a Certificate issued by The Quebec Transport Board issued permit No. 4810-V and dated February 13th, 1973".

D. S. CHURCH,
Secretary.

(5596) 22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 1st day of August, 1973, at 10 a.m. (E.D.S.T.):

Rooney Herbert Brown, Esq., 23692
203 Hillcrest Avenue,
o/a Brown's Towing,
North Bay, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the haulage and/or carriage of modular buildings, mobile homes, camper trailers, truck caps, portable offices, utility trailers and other trailers normally manufactured by a mobile home industry and not generally used for the carriage of goods on highway, to and from North Bay, for and on behalf of J. Ashton, owner of Kingsway Trailer Sales, 2653 Trout Lake Road, North Bay,

Ontario. Special Equipment: tractor to be used will be specially equipped for mobile homes and such trailers mentioned above and will not be designed for hauling of goods on highway".

Charles Matthews Limited, 15147-B
99 No. 7 Highway East,
Thornhill, Ontario,

applies for Class 'D' privileges on Class 'K' public commercial vehicle operating licence No. 121, "For the carriage of all types of buildings, street cars and rail wheeled vehicles".

Province Cartage & Movers
Co. Limited, 20901-A
195 Clearbrook Circle,
Rexdale, Ontario,

applies for an extension to Class 'A' public commercial vehicle operating licence No. 647 as follows:

"For the carriage of goods between:

- (a) The Municipality of Metropolitan Toronto;
- (b) that portion of the Town of Vaughan bounded on the west by King's Highway No. 400, on the north by Sherwood Road (also known as Carrville Road), on the south by Steeles Avenue West and on the east by Dufferin Street, running south from Langstaff Road to Steeles Avenue West;
- (c) that portion of the Town of Markham lying on and south of Carrville Road (also known as 16th Avenue) and on and west of Kennedy Road.

PROVIDED that:

- (i) this authority shall not enable the licensee to operate tank trucks, tank trailers, or other equipment which has been specially designed and constructed for the movement of commodities in bulk, unless previously authorized;
- (ii) there be no movement to or from Brampton, the Toronto International Airport, Oakville and Richmond Hill, unless previously authorized;
- (iii) there be no movement of goods to or from the installations of Domtar Construction Materials Limited, at Cooksville and Cheltenham, unless previously authorized". Also applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of Tubeco Industries Ltd., Mississauga, Ontario".

Drummond Express Inc., 23708
75 St. Amant,
Drummondville, Quebec,

applies for an extra-provincial operating licence, "For the carriage of uncrated, used household goods,

office and store furniture, and where specially designed vehicles of the drop-frame type are used, equipped with pads, belts, hooks, wardrobes and special packing containers:

- (a) new uncrated furniture and fixtures to be used in a dwelling when part of the equipment or contents of such dwelling;
- (b) new uncrated furniture and fixtures of offices, museums, hospitals, factories and public institutions, when part of the equipment of same;
- (c) objects of art, displays and exhibits which because of their unusual nature or value, require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers;
- (d) electronics, tabulating machines, including such auxiliary machines or component parts as are necessary to the performance of a complete tabulating process, including punches, sorters, computers, verifiers, collators, reproducers, interpreters, multipliers, wiring units and control panels and spare parts therefore;

by shipment from points in the Province of Quebec as authorized thereby, from points at the Ontario-Quebec border, Pointe Fortune and Riviere Beaudette, to points in the Province of Ontario; and from points in the Province of Ontario, to the Ontario-Quebec border, at the said border points, for furtherance to points in the said Province".

D. S. CHURCH,
Secretary.

(5597)

22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 2nd day of August, 1973, at 10 a.m. (E.D.S.T.):

Agostino Migliore, Esq., 03270-A
45 Penhurst Avenue,
Toronto, Ontario,

applies for the transfer of extra-provincial operating licence No. X-1360, now in the name of Arthur Gisi, of 54 Forest Avenue, Leamington, Ontario;

also applies for the transfer of Class 'D' public commercial vehicle operating licence No. 2299, now in the name of Arthur Gisi, of 54 Forest Avenue, Leamington, Ontario.

Bass Lake Sales and Services**Limited,****23617**

Box 542, Orillia, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of the Daily Packet and Times newspapers, for and on behalf of Jack Marshall, publisher, on the following routes:

- (1) commencing at Orillia via Highway No. 11 to Washago to County Road 19 through Longford Mills and Rama to Atherley, thence south on Highway 12 to Uptergrove, Udney, Brechin, Gamebridge and Beaverton and return to Orillia via Highway 12;
- (2) commencing at Orillia via Highway No. 11 north to Washago, Gravenhurst and Bracebridge, thence via Highway 118 to Milford Bay, Port Carling and Glen Orchard, then south on Highway 69 to Bala, Torrance and Gravenhurst, returning to Orillia via Highway 11;
- (3) commencing at Orillia to Concession 6, Orillia Township, thence to Highway 12, west on Highway 12 to Coldwater and Waubashene and return to Orillia via Highway 12".

D. S. CHURCH,
Secretary.

(5598)

22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Tuesday, the 7th day of August, 1973, at 10 a.m. (E.D.S.T.):

Hamilton Trucking Company**Limited,****09214-H**379 Burlington Street East,
Hamilton, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for Kaiser Refractories Company's installations in Bronte, to and from the Counties of Wentworth, Halton, Brant, Peel, York and Ontario".

D. and C. Wardrope Cartage**Limited,****09400-H**236 Queen's Drive,
Weston, Ontario,

"applies for an extension to Class 'D' privileges on Class 'A' public commercial vehicle operating licence No. 643 for Lennox Industries (Canada) Limited by amending the first proviso thereto by adding thereto the words, 'or vehicles equipped with powered tail gate loaders', so that the same will read:

'PROVIDED that the licensee use crane equipped vehicles or vehicles equipped with powered tail gate loaders both for the sole purpose of off loading the units to the ground only'".

Peplow Transport Limited,**04426-R**18 Royal Road,
Guelph, Ontario,

applies for an extension to extra-provincial operating licence No. X-1982 as follows:

EXTENSION GRANTED—For the transportation of furniture, for and on behalf of Roxton Furniture Limited;

- (i) from its installations in the Province of Ontario to the Ontario-Quebec boundary crossing at Riviere Beaudette, for furtherance to points in the Province of Quebec as authorized thereby, and
- (ii) from points in the Province of Quebec as authorized thereby via the Ontario-Quebec boundary crossing at Riviere Beaudette, for furtherance to its installations in the Province of Ontario";

04426-S

also applies for an extension to Class 'A' public commercial vehicle operating licence,

"CLASS 'D' EXTENSION: For the carriage of furniture, for and on behalf of Roxton Furniture Limited".

Vickerd Brothers Limited,**18035-N**

R.R. #1, Woodslee, Ontario,

applies for an extension to Class 'D' public commercial vehicle operating licence No. 1719, "To transport goods, for and on behalf of Stokely-Van Camp of Canada Limited, to and from the Hamlet of Woodslee, in the Township of Rochester, in the County of Essex and Province of Ontario";

18035-O

also applies for an extension to Class 'D' public commercial vehicle operating licence No. 1719, "For the carriage of bulk grain, for and on behalf of Essex Hybrid Seed Company Limited situate in the Village of St. Clair Beach, in the County of Essex, to and from the County of Essex to points in the Province of Ontario. Also to haul scrap metal, for and on behalf of Zalev Brothers Limited, in the City of Windsor, in the County of Essex, to and from the City of Windsor, to points in the Province of Ontario";

18035-P

applies for a Class 'C' public commercial vehicle operating licence,

"(a) to and from the Township of Maidstone;

- (b) to and from the Township of Rochester;
- (c) to and from the Town of Belle River, all in the County of Essex and Province of Ontario, and any urban zone encompassed by the said Townships and Town".

Hume's Transport Limited, 01444-O
2492 St. Clair Avenue West,
Toronto, Ontario,

applies for an extension to extra-provincial operating licence No. X-541, "For the carriage of ice cream products, for and on behalf of Orange Roof of Canada Limited from Welland and Toronto to the Ontario-Quebec border at Riviere Beaudette, for furtherance to Montreal and Quebec City".

Seaboard Express Lines Limited, 20251-G
Box 1051, Edinburgh Drive,
Moncton, New Brunswick,

applies for an extension to extra-provincial operating licence No. X-1642, "For the carriage, for and on behalf of Livingston Industries Limited of Tillsonburg of lumber products originating at the installations of Veneer Products Limited at or near Napadogan, in the Province of New Brunswick, from Napadogan in transit through the Province of Quebec as authorized, and thence from the Ontario-Quebec boundary at Riviere Beaudette and Pointe Fortune, to the installations of Livingston Industries Limited at or near Hagersville, Ontario. Provided that this authority be operated only in conjunction with the complementary authorities of the Motor Carrier Boards of the Province of New Brunswick, dated the 1st day of June, 1969, and the Province of Quebec dated the 29th day of July, 1969, both filed with the Ontario Highway Transport Board".

D. S. CHURCH,
Secretary.

(5599)

22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Wednesday, the 8th day of August, 1973, at 10 a.m. (E.D.S.T.):

Gaspere Ruicci, Esq., 15210-G
1 Third Avenue,
Port Colborne, Ontario,

applies for an extension to public vehicle operating licence No. 2106 in the following terms:

- "1. For the carriage of passengers together with their baggage and the carriage of express freight and baggage between Port Colborne and Dunnville via King's Highway No. 3.

PROVIDED no charter privileges from Dunnville be permitted.

2. Also applies to: Delete: Portion of licence applying to Montey Apparels Industries, Ltd., Dunnville and The Cove, Long Beach.
3. Also applies for the following:

AMENDMENTS: International Wire & Cable Co. Ltd. to read Essex International Corporation, Grand Valley Canners to read Bick's Pickles of Canada, Ltd., County Road 12A to read Regional Road 68, County Road 7 to read Regional Road 23.

4. For the carriage of passengers together with their baggage and the carriage of express freight and baggage between Wainfleet and Port Colborne and Wainfleet and Welland. Via a route that traverses sections of Regional Road 27 and King's Highway Nos. 3 and 58, for the purpose of serving the TH&B, Pen Central Station in Wainfleet.

PROVIDED no charter privileges be permitted under this authority.

5. For the carriage of passengers between Dunnville and Welland exclusively for the purpose of playing Bingo, for and on behalf of the following organizations:

- (a) Holy Ghost Greek-Slovak Parish Bingo;
- (b) St. Andrew's Parish Bingo;
- (c) Ukranian Youth Association, via a route that traverses sections of King's Highway No. 3, Regional Roads Nos. 23 and 68.

PROVIDED no charter trip privileges be permitted under this authority.

PROVIDED FURTHER no local service, other than the movement of patrons of the Bingo be carried under this authority.

AND PROVIDED FURTHER that the movement of express freight be prohibited under this authority.

6. For the carriage of passengers, being the employees of Essex International Corporation Ltd., carrying on business under the firm name and style of Lanark Manufacturing Company between the City of Welland and the installation of the said Company at the Town of Dunnville via a route that traverses sections of King's Highway Nos. 58, 20 and 3 and Regional Roads 36, 63 and 27.

PROVIDED no charter trips privileges be permitted under this authority.

PROVIDED FURTHER no local service, other than the movements of employees of Lanark Manufacturing Company be carried under this authority.

AND PROVIDED FURTHER that the movement of express freight be prohibited under this authority".

Ross Henry Stewart, Esq., 23682
27 MacDonald Street,
Toronto 14, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of glassware and china for Cassidy's Ltd., of Metropolitan Toronto, to points in the Province of Ontario and for the return of damaged or rejected merchandise".

Messrs. Oreste Conforti and
Luigi De Marco, 21700-D
6 Alameda Avenue,
Toronto, Ontario,

apply for extension of time to provide Quebec complementary authority from April 1, 1973.

Roger Farley, Esq., 23687
1020 Guildwood Blvd.,
London, Ontario,

applies for an extra-provincial operating licence, "For the carriage of fresh fruit and vegetables, including bananas, for and on behalf of:

1. Huron Produce Limited, Exeter;
2. Stovel-Siemon Limited, Mitchell; and
3. Newt Webster Limited, London;

to the International Boundary at the Detroit, St. Clair and Niagara River crossings, for furtherance to points in the United States of America as authorized and return".

Kostek Transportation
Services Limited, 22242-A
9 Daybar Avenue,
Rexdale, Ontario,

applies for the transfer of shares as follows:

25 common shares from Roy Morris to Isabel Bruning, Rexdale, Ontario;

25 common shares from Joseph Kostek to Isabel Bruning, Rexdale, Ontario;

25 common shares from Isabel Bruning to Gordon Bruning, Rexdale, Ontario;

25 common shares from Isabel Bruning to Lorna Jo-Anne Herrington, Rexdale, Ontario.

Vancouver Inland Express
Ltd. 22693-A
14651-105 Avenue,
Surrey, British Columbia,

applies for an extension to extra-provincial operating licence No. X-1896, "For the transportation of tandem axle suspensions, for and on behalf of Hendrickson Mfg. (Canada) Ltd., also steel leaf springs and related parts from Stratford, Ontario, to the City of Vancouver, in the Province of British Columbia, via Trans Canada Highway to shipper's warehouse in Vancouver, British Columbia".

Lane's Transport Limited, 10769-G
136 Main Street South,
Georgetown, Ontario,

applies for an extension to Class 'C' public commercial vehicle operating licence No. 1016 as follows: "For the carriage of raw materials, for and on behalf of F. B. McFarren Limited, to its installations at the Town of Mississauga".

Wall Beresford Holdings
Limited, 18630-A
59 John Street,
Cooksville, Ontario,

applies for the transfer of shares as follows:

5,000 common shares from Gregory Beresford to Leo Wall, Toronto, Ontario;

1,500 preference shares from Gregory Beresford to Leo Wall, Toronto, Ontario.

Donald Ronald Warren, Esq., 23611
P.O. Box 795,
Brockville, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of flyers, catalogues and printed advertising materials, for and on behalf of R. L. Polk & Co. Ltd., between the City of Brockville, the Village of Athens and the Town of Prescott".

D. S. CHURCH,
Secretary.

(5600) 22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375, *The Public Vehicles Act*, R.S.O. 1970, Chapter 392 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, will be heard by the Ontario Highway Transport Board, at its Chambers, 67 College Street, Toronto, Ontario, on Thursday, the 9th day of August, 1973, at 10 a.m. (E.D.S.T.):

**Lakeshore International Movers
& Warehousing Ltd.,** 23726-A
32D Bentley Avenue,
Ottawa, Ontario,

applies for an extra-provincial operating licence, "For the carriage of uncrated used household, office and store furniture where specially designed vehicles of the drop-frame type are used and equipped with pads, belts, hooks, wardrobes and special packing containers, objects of art, displays and exhibits that because of their unusual nature or value require specialized handling and the employment of pads, belts, hooks, wardrobes and special packing containers, shipment from points in the Provinces of Quebec, New Brunswick, Nova Scotia, as authorized thereby from all points at the Ontario-Quebec border to points in the Province of Ontario; and from points in the Province of Ontario to the Ontario-Quebec border at all border crossing points, for furtherance to points in the said Provinces".

Derek Price, Esq., 23651
o/a Abbey Moving Company,
45 Haynes Avenue,
St. Catharines, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of new uncrated furniture and household appliances, also new and used pianos and organs, from various stores in St. Catharines to within a radius of seventy miles of St. Catharines. Also for the carriage of advertising magazines from printers to schools in Regional Municipality of Niagara";

23651-A

also applies for a Class 'H' public commercial vehicle operating licence, "For the carriage of used, uncrated, household, office and store furniture. Proposed routes will be to or from St. Catharines, within a radius of seventy miles of St. Catharines".

Service Drivers Systems Limited, 23478-A
1275 Queen Street West,
Toronto 145, Ontario,
M6K 1L6,

applies for a Class 'D' public commercial vehicle operating licence, "For the carriage of goods, for and on behalf of the following companies from their respective installations as shown to points in Ontario and from points in Ontario to other points in Ontario and to the aforesaid installations as shown:

- (a) OSF Industries Limited and G. E. Shnier Company, both of Metropolitan Toronto;
- (b) Canada Cup Company Limited, in the Town of Mississauga".

Foster Livestock Ltd., 23720
1148A Victoria Street North,
Kitchener, Ontario,

applies for the transfer of Class 'F' public commercial vehicle operating licence No. 18198, now in the name of Gordon Sharpe, of Norval, Ontario;

23720-A

also applies for the transfer of extra-provincial operating licence No. X-189, now in the name of Gordon Sharpe, of Norval, Ontario.

Vallis & Powell Livestock Ltd., 23726
Welsford, Queen's County,
New Brunswick,

applies for an extra-provincial operating licence, "For the carriage of livestock originating from points in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island, from the Ontario-Quebec border at all ports of entry to all points in the Province of Ontario and for the carriage of livestock from points in Ontario as authorized to the Ontario-Quebec border at all ports of exit for furtherance to points in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island. Also for the carriage of livestock originating from points in the Provinces of New Brunswick, Nova Scotia and Prince Edward Island from the Ontario-Quebec border in transit through the Province of Ontario, to the Ontario-Manitoba border at all ports of exit. For the carriage of livestock from the Ontario-Manitoba border at all ports of entry, in transit through the Province of Ontario to the Ontario-Quebec border at all ports of exit, for furtherance to the Provinces of New Brunswick, Nova Scotia and Prince Edward Island".

Voyageur Colonial Limited, 01882-A6
265 Catherine Street, Ottawa,
Ontario K1R 7S5,

applies for a public vehicle operating licence, "For the carriage of passengers:

- (1) to service Queenswood Heights subdivision, a suburb of the Village of Orleans, south of Highway No. 17 at Orleans, on service between Ottawa and Rockland;
- (2) to service Crystal Beach subdivision, a suburb west of the City of Ottawa off Highway No. 17 on service between Ottawa and other points on licence of the said licensee".

**The Hamilton Street Railway
Company,** 02115-H
18 Wentworth Street North,
Hamilton, Ontario,

applies for an extension to public vehicle operating licence No. 1772, "For the carriage of passengers and parcel express between the City of Hamilton

and Gray Road, Saltfleet, via King Street, Queenston Road and Provincial Highway No. 8, in the Town of Stoney Creek and Saltfleet Township".

**Richmond's School Coach
(Belleville) Limited,** **22880-A**
R.R. #5, Belleville, Ontario,

applies for an extension to public vehicle operating licence No. 2202 as follows: "For the carriage of students between Village of Tamworth, in the Township of Sheffield, in the Counties of Lennox and Addington and Loyalist College situated in the Township of Sidney, in the County of Hastings, via County Roads and present Highways Nos. 41 and 42.

PROVIDED there be no charter privileges for charters originating from Belleville or Napanee".

E. C. King Contracting Limited, **19594**
1399-Second Avenue East,
Owen Sound, Ontario,

applies for a Class 'T' public commercial vehicle operating licence, "For the transportation in bulk, in tank vehicles, of liquid asphalts and asphalt emulsions, for use in road construction and maintenance, and only when carried by the licensee to sites of road construction or maintenance being carried out by the licensee under contract with the Ministry of Transportation and Communications or a County, Township or other municipality restricted to one commercial vehicle".

D. S. CHURCH,
Secretary.

(5601) 22

Central Truck Lines Limited, **02474**
1265-7th Street, P.O. Box 1180,
Val d'Or, Quebec.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licences No. X-T-707 (2) and extra-provincial operating licence No. X-707 were issued, to establish the method used by Central Truck Lines Limited, re owner operators lease equipment, and sales contracts between Gerry Motor Sales Limited and more specifically the arrangement entered into by Francois Pellerin, and has fixed Monday, the 18th day of June, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5602) 22

Husband Transport Limited, **02339**
Box 5695, Terminal "A",
London, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'A' public commercial vehicle operating licences Nos. A-T-320 (2), A-320, extra-provincial operating licences Nos. X-T-478 and X-478 were issued, and has fixed Monday, the 9th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoke by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5603) 22

**Commercial Construction
(Woodstock) Limited,** **04819**
2490 St. Clair Avenue West,
Toronto 9, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which Class 'C' public commercial vehicle operating licence No. 629, Class 'K' public commercial vehicle operating licence No. 233 and extra-provincial operating licence No. X-1106 were issued, and has fixed Friday, the 20th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoke by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act*, *The Public Commercial Vehicles Act* and the *Motor Vehicle Transport Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5604) 22

Phillip Chapman Cartage Limited,**14101**88 North Queen Street,
Toronto, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-988 and Class 'A' public commercial vehicle operating licence No. 489 were issued, and has fixed Friday, the 20th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act*, *The Public Commercial Vehicles Act* and the *Motor Vehicle Transport Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5605)

22

Charlton Transport Limited,**05376**438 Bond Street East,
Oshawa, Ontario.

The Ontario Highway Transport Board, pursuant to Section 17, R.S.O. 1970, Chapter 316 of *The Ontario Highway Transport Board Act*, will review the terms of the certificates pursuant to which extra-provincial operating licence No. X-168 and Class 'D' public commercial vehicle operating licence No. 155 were issued, and has fixed Friday, the 20th day of July, 1973, at its Chambers, 67 College Street, Toronto, Ontario, at 10 a.m. (E.D.S.T.) for that purpose.

At the hearing the reviewee will be required to show cause why these certificates should not be amended or revoked by reason of operations contrary to the public interest. The operations are, more specifically, continued disregard of *The Highway Traffic Act* and *The Public Commercial Vehicles Act* and the regulations pursuant thereto.

The Board may amend or revoke the terms of the said certificates.

D. S. CHURCH,
Secretary.

(5606)

22

The following applications for certificates under *The Public Commercial Vehicles Act*, R.S.O. 1970, Chapter 375 and the *Motor Vehicle Transport Act*, S.C. 1953-54, Chapter 59, are published pursuant to Section 8, R.R.O. 1970, Regulation 632:

Sheldon Edwin Ribbel, Esq.,**23745**

Tobermory, Ontario,

applies for a Class 'D' public commercial vehicle operating licence, "Vehicles operated under this licence are confined to the conveyance of milk from Wiarton to Lion's Head and of express between Lion's Head and the express office in Wiarton via Ferndale and Mar.

EXTENSION GRANTED—For the delivery of dry cleaning for the Wiarton Dry Cleaners, Wiarton.

EXTENSION GRANTED—

- (1) For the carriage of goods, for and on behalf of J. M. Schneider Limited, from Wiarton to customers of the said Company in the Townships of St. Edmunds, Lindsay, Eastnor and Albe-marle, and that part of the Township of Amabel lying north of the county road between Wiarton and Oliphant;

for the carriage of goods (not to exceed 100 pounds in weight) between Wiarton and Tobermory, via Mar, Ferndale, Lion's Head, Stokes Bay and Miller Lake.

PROVIDED that any shipment from one consignor to one consignee at any one time does not exceed 100 pounds in weight.

These are the terms of Class 'D' public commercial vehicle operating licence No. 197 in the names of Karl Cyrl Ribbel, deceased and Sheldon E. Ribbel, Lion's Head, Ontario.

Robert Lloyd Cumming, Esq.,**23253-B**

R.R. #1, Stroud, Ontario,

applies for an amendment to Class 'F' privileges annexed to Class 'C' public commercial vehicle operating licence No. 1298:

- (1) Delete the words "The Ontario Hog Producer's Marketing Board" wherever the same appear and substitute therefor "The Ontario Pork Producers' Marketing Board".
- (2) Delete the words "from and to the assembly point at Barrie" wherever the same appear and substitute therefor "from or to the assembly point at Cookstown".

D. S. CHURCH,
Secretary.

(5607)

22

Government Notices Respecting Corporations

Certificates of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of incorporation has been issued to:

Name of Corporation	Date of Incorporation	Head Office
A & A FRANCHISE SYSTEM LTD.....	May 11, 1973	Metro. Toronto
ABRAM SHEET METAL INC.....	May 14, 1973	Twp. Sarnia, Co. Lambton
ACADEMY TAXI INC.....	May 7, 1973	Orillia, Co. Simcoe
ALDO'S CLOTHING LIMITED.....	May 7, 1973	Windsor, Co. Essex
J. E. ALLEN REAL ESTATE LTD.....	April 27, 1973	Bor. Etobicoke, Metro. Toronto
AMPITO INVESTMENTS LIMITED.....	May 10, 1973	Bor. N. York, Jud. Dis. York
ANKH INVESTMENTS LIMITED.....	May 9, 1973	Town Whitby, Co. Ontario
ANVID DEVELOPMENTS LIMITED.....	May 7, 1973	Bor. N. York, Jud. Dis. York
APOLLO AIR CARGO LTD.....	May 7, 1973	Hamilton, Co. Wentworth
AQUA-FLOW MECHANICAL LTD.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
APPAREL SYSTEMS LIMITED.....	May 9, 1973	Toronto, Dis. York
ARCHITECTURAL PROPERTIES LIMITED.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
ARGONAUT POOLS LIMITED.....	April 27, 1973	Bor. N. York, Metro. Toronto
ATV MUSIC (CANADA) LIMITED.....	May 11, 1973	Metro. Toronto, Jud. Dis. York
AURORA BUS LINES LIMITED.....	April 16, 1973	Town Aurora, Rgl. Mun. York
AVONDALE CARPETS INC.....	May 9, 1973	Hamilton, Co. Wentworth
BARKLEY DEVELOPMENTS LIMITED.....	May 11, 1973	Metro. Toronto, Jud. Dis. York
BARTH DRAINAGE MACHINES INC.....	May 10, 1973	Vil. Melbourne, Co. Middlesex
BAU CANADA LIMITED.....	May 4, 1973	Bor. N. York, Metro. Toronto
BAYLAND DRYWALL LIMITED.....	May 11, 1973	Bor. N. York, Metro. Toronto
BAYSIDE ELECTRIC LIMITED.....	May 8, 1973	Twp. Georgina, Rgl. Mun. York
BEAVERFIELD INVESTMENTS LIMITED.....	May 4, 1973	Town Ajax, Co. Ontario
JAMES R. BELL REAL ESTATE LTD.....	April 30, 1973	Windsor, Co. Essex
BENDALLA EXCAVATING LTD.....	May 9, 1973	Hamilton, Co. Wentworth

Name of Corporation	Date of Incorporation	Head Office
BERRIEDALE LIMITED.....	May 14, 1973	Toronto, Metro. Toronto
BETTER IDEA STUDIOS LIMITED.....	May 7, 1973	Metro. Toronto
BIG ROCK LIMITED.....	May 8, 1973	Bor. N. York, Metro. Toronto
BILROB INVESTMENTS LIMITED.....	May 9, 1973	Town Burlington, Co. Halton
BLIMES REALTY LIMITED.....	May 14, 1973	Twp. Hamilton, Co. Northumberland
GERRY BLUM REAL ESTATE LIMITED.....	May 10, 1973	London, Co. Middlesex
BOBOTSIS HOLDINGS CO. LIMITED.....	May 11, 1973	Toronto, Metro. Toronto
BOWDY CORPORATION LIMITED.....	May 9, 1973	Town Burlington, Co. Halton
BOWMANVILLE VETERINARY SERVICES LIMITED.....	April 19, 1973	Town Bowmanville, Co. Durham
BRAMPTON WEST 1-2 LIMITED.....	May 11, 1973	Metro. Toronto, Jud. Dis. York
BRAMPTON WEST 3-2 LIMITED.....	May 11, 1973	Metro. Toronto, Jud. Dis. York
BRANLET INVESTMENTS LIMITED.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
BRENTWOOD ELECTRIC CO. OF ONTARIO LIMITED.....	May 8, 1973	Stoney Creek, Co. Wentworth
BRIDGE CAPITAL INC.....	May 15, 1973	Metro. Toronto, Jud. Dis. York
BULK AIR CONVEYOR LTD.....	May 10, 1973	Welland, Rgl. Mun. Niagara
CALDWELL FARM EQUIPMENT INC.....	May 9, 1973	Twp. Normanby, Co. Grey
DEANE CALVIN GRAPHICS LIMITED.....	May 7, 1973	Town Mississauga, Co. Peel
CANADA BINGO AND FUND RAISING SYSTEMS LIMITED.....	May 9, 1973	Metro. Toronto, Jud. Dis. York
CANADIAN BUILDING SYSTEMS LIMITED.....	April 27, 1973	Toronto, Metro. Toronto
CANADIAN WELDED FASTENERS LTD.....	May 11, 1973	Bor. N. York, Metro. Toronto
CANHMAR INDUSTRIES LTD.....	May 7, 1973	Twp. Ancaster, Co. Wentworth
CANTUS BUILDING CORPORATION LTD.....	May 4, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CANTUS HOLDINGS LIMITED.....	May 4, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CARA ROSA CLOTHING LIMITED.....	May 8, 1973	Bor. N. York, Metro. Toronto
CAR-DEANE INVESTMENTS LIMITED.....	May 7, 1973	Bor. Scarborough, Metro. Toronto
CARETREE LIMITED.....	May 7, 1973	Town Burlington, Co. Halton

Name of Corporation	Date of Incorporation	Head Office
CARRUTHERS RENT-ALL LIMITED.....	May 8, 1973	Barrie, Co. Simcoe
CASANOVA "X" ENTERPRISES LIMITED.....	May 3, 1973	Metro. Toronto, Jud. Dis. York
CHARTER-DELTA LIMITED.....	May 3, 1973	Town Vaughan, Rgl. Mun. York
CHARVAN HOLDINGS LIMITED.....	May 8, 1973	Town Mississauga, Co. Peel
CIRCLE WAY REAL ESTATE LIMITED.....	May 11, 1973	Town Burlington, Co. Halton
COHEN GENERATIONS LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
COLE-LOEPPKY & ASSOCIATES INC.....	May 3, 1973	Town Port Credit, Co. Peel
MARY COLLINS CONSULTANTS LIMITED.....	May 9, 1973	Metro. Toronto, Prov. Ontario
COMMODORE (KIRKLAND LAKE) MOTEL LIMITED.....	May 14, 1973	Town Kirkland Lake, Dis. Timiskaming
T.A. CONNELL REAL ESTATE LIMITED.....	May 3, 1973	Bor. N. York, Metro. Toronto
COOKE XALAPA INC.....	May 7, 1973	Twp. Tilbury N., Co. Essex
COUNTRY CLUB CATERING LIMITED.....	May 7, 1973	Bor. Etobicoke, Metro. Toronto
CRAW'S HARDWARE LTD.....	May 8, 1973	Orillia, Co. Simcoe
CRESTA INVESTMENT & DEVELOPMENT LIMITED.....	May 10, 1973	Niagara Falls, Rgl. Mun. Niagara
CURRIE-ROONEY PRINTING BROKERS LIMITED.....	May 8, 1973	Town Niagara-on-the-Lake Rgl. Mun. Niagara
DADACO INVESTMENTS LIMITED.....	May 9, 1973	Barrie, Co. Simcoe
ROCCO D'AGOSTINO HOMES LIMITED.....	May 8, 1973	North Bay, Dis. Nipissing
DAHADINNI RIVER INVESTMENTS LIMITED....	May 9, 1973	Bor. Etobicoke, Metro. Toronto
DANCOX HOLDINGS LIMITED.....	May 10, 1973	Toronto, Metro. Toronto
DAR-BERT MACHINERY COMPANY LIMITED....	May 10, 1973	Metro. Toronto, Jud. Dis. York
W. J. DAVIDSON, INC.....	May 9, 1973	Town Markham, Rgl. Mun. York
DAZWELL INVESTMENTS LIMITED.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
IVAN DENNING AND SONS ENTERPRISES LIMITED.....	May 10, 1973	London, Co. Middlesex
DEXTER HOTEL INC.....	May 7, 1973	Welland, Rgl. Mun. Niagara
DIAMOND HI-FI LIMITED.....	May 4, 1973	Metro. Toronto, Jud. Dis. York
DIVINE LIGHT ENTERPRISES LIMITED.....	May 9, 1973	Toronto, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
NOEL DODDS FILM PRODUCTIONS LIMITED....	May 8, 1973	Bor. Scarborough, Metro. Toronto
DOMIZIO ELECTRIC LIMITED.....	May 8, 1973	Bor. N. York, Metro. Toronto
DOWNTOWN CATERERS LIMITED.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
DUNDAS FURNITURE WAREHOUSE LTD.....	May 10, 1973	Toronto, Jud. Dis. York
DUN-MAC ENTERPRISES LIMITED.....	May 7, 1973	Town Petrolia, Co. Lambton
S. L. DURFY MANAGEMENT INC.....	May 9, 1973	Windsor, Co. Essex
ECONOMY SIGN COMPANY LIMITED.....	April 13, 1973	Bor. N. York, Metro. Toronto
EDGE PARK INVESTMENTS LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
E. E. C. IMPORT & EXPORT LTD.....	May 4, 1973	Sarnia, Co. Lambton
EFJAYS CANADA LIMITED.....	May 4, 1973	Toronto, Jud. Dis. York
DAVID EISENSTADT & ASSOCIATES LIMITED....	May 7, 1973	Toronto, Metro. Toronto
ELECTRO-MART OF SUDBURY LIMITED.....	May 7, 1973	Sudbury, Dis. Sudbury
ELDINN PHARMACY LIMITED.....	May 2, 1973	Bor. N. York, Metro. Toronto
ELF BAY LIMITED.....	May 3, 1973	Town Napanee
ELIMA INVESTMENTS LIMITED.....	May 7, 1973	Hamilton, Co. Wentworth
EMO INVESTMENTS LTD.....	May 7, 1973	Twp. Lash, Dis. Rainy River
EN-DEE INVESTMENTS LIMITED.....	May 15, 1973	Bor. N. York, Metro. Toronto
EQUINOX MANAGEMENT LIMITED.....	May 10, 1973	Metro. Toronto, Jud. Dis. York
ERNESTOWN DEVELOPMENTS INCORPORATED.	May 10, 1973	Toronto, Metro. Toronto
ESSEX ANIMAL CENTRE INCORPORATED.....	May 10, 1973	Town Essex, Co. Essex
EVEREST HOLDINGS (ONTARIO) LIMITED.....	May 14, 1973	Metro. Toronto, Jud. Dis. York
FALCON FOODS LIMITED.....	May 10, 1973	Bor. N. York, Metro. Toronto
FAST CONCRETE LIMITED.....	May 11, 1973	Hamilton, Co. Wentworth
FELAMON INVESTMENTS LIMITED.....	May 7, 1973	Toronto, Metro. Toronto
FEMOLA BUILDERS LTD.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
FERME RAYMOND COMPANY LIMITED.....	May 7, 1973	Twp. Fauquier, Dis. Cochrane
FEWSTER AUTO CENTRE LIMITED.....	May 10, 1973	Town Mississauga, Co. Peel
F & F MANUFACTURING COMPANY LIMITED....	May 9, 1973	Bor. York, Metro. Toronto
F & F WEST SIDE CAR WASH LIMITED.....	May 4, 1973	Metro. Toronto, Jud. Dis. York
FIELD-PRICE LIMITED.....	May 7, 1973	Cambridge, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
FINCH-MAIN HARDWARE LTD.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
FLOSS-STIK INC.....	May 9, 1973	London, Co. Middlesex
F. M. CONSTRUCTION LIMITED.....	April 17, 1973	Town Blenheim, Co. Kent
FORGOLD DEVELOPMENTS LIMITED.....	May 7, 1973	Bor. N. York, Metro. Toronto
FORSYTHE TOWER LIMITED.....	May 1, 1973	Bor. N. York, Metro. Toronto
FORWARD PROPERTIES LIMITED.....	May 10, 1973	London, Co. Middlesex
FOUNTAINLAND INC.....	May 7, 1973	Cambridge, Rgl. Mun. Waterloo
STUART FREEDMAN REAL ESTATE LIMITED....	May 11, 1973	Metro. Toronto, Jud. Dis. York
GATEWAY RESTAURANT TORONTO CO. LIMITED.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
GATLIFFE CONSTRUCTION LIMITED.....	May 7, 1973	Town Mississauga, Co. Peel
GILLES HINCE CRANE RENTAL LIMITED.....	May 7, 1973	Town Kapuskasing, Dis. Cochrane
GLOBAL TALENT GROUP INC.....	May 9, 1973	Metro. Toronto, Prov. Ontario
PETER GOULDING GARAGE LTD.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
B. E. GREIN LUMBER LIMITED.....	May 11, 1973	Twp. Normanby, Co. Grey
GSY MANAGEMENT LIMITED.....	May 10, 1973	Metro. Toronto
G.U.U.C. ELECTRIC COMPANY LIMITED.....	May 10, 1973	Town Mississauga, Co. Peel
J.M. HALLS INDUSTRIAL SALES LIMITED.....	April 6, 1973	Bor. Scarborough, Metro. Toronto
HALTON BUILDING TRADES LIMITED.....	May 4, 1973	Town Burlington, Co. Halton
NORMAN HART BOOKS LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
HOME ENTERTAINMENT SALES & SERVICE LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
HOMESTEAD RESORTS LIMITED.....	May 8, 1973	Bor. N. York, Metro. Toronto
HOMEVIEW CONSTRUCTION & ASSOCIATES INC.....	May 8, 1973	Town Vaughan, Rgl. Mun. York
CLAIRE HOOKER FARMS LIMITED.....	April 30, 1973	Twp. Yarmouth, Co. Elgin
THE HOUSE OF BERNINI (CANADA) INC.....	May 11, 1973	Metro. Toronto, Prov. Ontario
HUGHES AUTOMOTIVE PERFORMANCE PRODUCTS LIMITED.....	May 9, 1973	North Bay, Dis. Nipissing
HUMAN SUPPORT SERVICES LIMITED.....	May 10, 1973	Metro. Toronto, Prov. Ontario
HYDRATEMP SYSTEMS LIMITED.....	May 1, 1973	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
IMPAC SERVICES INC.....	May 4, 1973	Bor. N. York, Metro. Toronto
INTERCOMMERCE INVESTMENTS LTD.....	May 8, 1973	Toronto, Metro. Toronto
INTREPID INVESTMENTS LIMITED.....	May 8, 1973	Metro. Toronto, Prov. Ontario
IRMA'S INTERIOR SERVICES LIMITED.....	May 8, 1973	Bor. N. York, Jud. Dis. York
JARDCO DEVELOPMENTS LTD.....	May 8, 1973	Brantford, Co. Brant
JIMAC DISTRIBUTION LIMITED.....	May 9, 1973	Toronto, Metro. Toronto
JINGLE DEVELOPMENTS LIMITED.....	May 4, 1973	Toronto, Jud. Dis. York
J L D SYSTEMS LIMITED.....	May 2, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
JURIAN INVESTMENTS LIMITED.....	May 10, 1973	Bor. N. York, Jud. Dis. York
JWT SERVICES LIMITED.....	May 10, 1973	Toronto, Metro. Toronto
KEITH DEVELOPMENTS LIMITED.....	April 24, 1973	Toronto, Metro. Toronto
ROBERT G. KENNEDY AUTO ELECTRIC LIMITED.....	May 7, 1973	Town Mississauga, Co. Peel
KIAMOS PAINTING CONTRACTORS LTD.....	April 26, 1973	Barrie, Co. Simcoe
KINTS & SKINNER ENTERPRISES LTD.....	May 11, 1973	Town Exeter, Co. Huron
KOHLER CONTAINERS LIMITED.....	May 7, 1973	Twp. N. Cayuga, Co. Haldimand
K.P. CONCRETE LIMITED.....	May 7, 1973	Town Dryden, Dis. Kenora
KUHLMANN CONSTRUCTION LIMITED.....	May 7, 1973	Twp. Colchester S., Co. Essex
LAKEHEAD CREMATORIUM LTD.....	May 9, 1973	Thunder Bay, Dis. Thunder Bay
LAKEHEAD PRINTING AND STENOGRAPHIC SERVICES LIMITED.....	April 24, 1973	Thunder Bay, Dis. Thunder Bay
LASKOS ENTERPRISES LIMITED.....	May 9, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
LEPO INDUSTRIES LIMITED.....	May 10, 1973	Metro. Toronto, Prov. Ontario
LESAGA INVESTMENTS LIMITED.....	May 11, 1973	Toronto, Metro. Toronto
LIFE REALTY INC.....	May 16, 1973	Bor. Etobicoke, Metro. Toronto
MICHAEL LIPA COMPANY LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
LONDON SELF-DEFENCE AND FITNESS CENTRE INC.....	May 7, 1973	London, Co. Middlesex
LUMS RESTAURANT (CANADA) LIMITED.....	May 8, 1973	Metro. Toronto, Prov. Ontario
LYLE TOWERS LIMITED.....	May 10, 1973	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
JOHN A. MCARTHUR & ASSOCIATES LIMITED....	May 10, 1973	Metro. Toronto, Prov. Ontario
JOHN MCFARLAND & SON PAINT & WALLPAPER LTD.....	May 10, 1973	Town Burlington, Co. Halton
MACASKILL'S SHOE SHOP LIMITED.....	April 19, 1973	Town Kapuskasing, Dis. Cochrane
THE MAGIC CIRCLE GROUP LIMITED.....	May 10, 1973	Town Mississauga, Co. Peel
MAPCHART OF CANADA LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
M.A.P.E. CONSTRUCTION LIMITED.....	May 9, 1973	Bor. N. York, Metro. Toronto
THE MARBLE VENEER COMPANY OF CANADA LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
MARVAS INVESTMENTS LIMITED.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
MASTER CONTACT LIMITED.....	April 30, 1973	Metro. Toronto, Jud. Dis. York
GRANT MATTHEWS LIMITED.....	May 9, 1973	Twp. Stafford, Co. Renfrew
MAYBERRY DEVELOPMENTS LIMITED.....	May 10, 1973	Toronto, Metro. Toronto
MEDEC HOLDINGS LIMITED.....	May 7, 1973	Toronto, Metro. Toronto
GEORGE MEGLIS HOLDINGS LIMITED.....	May 8, 1973	Peterborough, Co. Peterborough
MENDOR MANAGEMENT LIMITED.....	April 24, 1973	Windsor, Co. Essex
MENTAL DEVELOPMENT ACHIEVEMENT CENTRE LIMITED.....	May 10, 1973	Toronto, Metro. Toronto
MESSIEUR PHILLIPE'S COSMETICS (INGERSOLL) LTD.....	May 11, 1973	Town Ingersoll, Co. Oxford
METROPOLITAN CARD CO. (CANADA) LTD.....	May 10, 1973	Bor. N. York, Metro. Toronto
MIDDLESEX CYCLE & SPORTS LIMITED.....	May 4, 1973	London, Co. Middlesex
MID-NORTH CONCRETE BLOCK LIMITED.....	May 7, 1973	Vil. South River, Dis. Parry Sound
MILVAN ELECTRONICS CORPORATION LIMITED.	May 11, 1973	Bor. N. York, Metro. Toronto
MUSKOKA FURNITURE AND APPLIANCES LIMITED.....	May 7, 1973	Town Huntsville, Dis. Muskoka
NEW DIRECTION TRAVEL INC.....	May 10, 1973	Town Burlington, Co. Halton
W. A. NICHOLSON HOMES LIMITED.....	May 8, 1973	Twp. Raleigh, Co. Kent
NORDEX PUBLISHING INCORPORATED.....	May 9, 1973	Windsor, Co. Essex
OAKSHADE FARMS LIMITED.....	May 11, 1973	Waterloo, Rgl. Mun. Waterloo
OLAH INC.....	May 8, 1973	Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
147 DAVENPORT RD. LTD.....	May 8, 1973	Toronto, Metro. Toronto
ORIENT CATERING LIMITED.....	May 7, 1973	Niagara Falls, Rgl. Mun. Niagara
ORO MASONRY CO. LTD.....	May 8, 1973	Bor. N. York, Metro. Toronto
OSAM DEVELOPMENTS LIMITED.....	May 4, 1973	Kitchener, Rgl. Mun. Waterloo
OTHELLO INVESTMENTS LIMITED.....	May 9, 1973	Toronto, Metro. Toronto
OTTAWA INTERNATIONAL RECORDS LTD.....	May 7, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
OTTAWAY EXCAVATING LTD.....	May 4, 1973	Twp. Esquesing, Co. Halton
PARASOL LTD.....	May 2, 1973	Bor. Scarborough, Jud. Dis. York
PARKER'S FURNITURE & SLEEP SHOP LIMITED	May 10, 1973	St. Catharines, Rgl. Mun. Niagara
PLAZ-AD LIMITED.....	May 4, 1973	Toronto, Metro. Toronto
FRANCOIS POEY LIMITED.....	May 11, 1973	Vil. St. Isidore, Co. Prescott
PORTA-POWER LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
PRATOLA ENTERPRISES LIMITED.....	May 4, 1973	Bor. N. York, Metro. Toronto
PRECIS LEGAL SUPPORT AND MAINTENANCE LTD.....	May 10, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
THE PROMOTION STUDIO LIMITED.....	May 11, 1973	Toronto, Metro. Toronto
JAMES PROUSE ENTERPRISES LTD.....	May 4, 1973	Town Tillsonburg, Co. Oxford
MAURICE QUINTON & SONS TRANSPORT LTD...	May 9, 1973	Twp. Holland, Co. Grey
QUIN-WRIGHT HOLDINGS LTD.....	May 8, 1973	Bor. Scarborough, Metro. Toronto
RAM PRODUCTIONS INCORPORATED.....	May 7, 1973	Metro. Toronto, Jud. Dis. York
RANLEA DEVELOPMENTS LIMITED.....	May 8, 1973	Windsor, Co. Essex
RAYRUS INVESTMENTS INC.....	May 8, 1973	Toronto, Jud. Dis. York
RELY-ON TRUCK RENTAL LIMITED.....	May 9, 1973	Metro. Toronto, Jud. Dis. York
REPKA DEVELOPMENTS LIMITED.....	May 4, 1973	Town Lincoln, Rgl. Mun. Niagara
REVERE HOTEL (PERTH) LIMITED.....	May 4, 1973	Town Perth, Co. Lanark
RICHRO LIMITED.....	May 11, 1973	Bor. Etobicoke, Jud. Dis. York
JACK E. ROBILLARD LIMITED.....	May 7, 1973	Toronto, Co. York
ROBINSON & LAI INVESTMENTS LIMITED.....	May 7, 1973	Bor. N. York, Metro. Toronto

Name of Corporation	Date of Incorporation	Head Office
ROOT BUILDING CORPORATION LIMITED.....	May 8, 1973	Bor. N. York, Metro. Toronto
R. L. ROSSOW LUMBER LIMITED.....	May 10, 1973	Pembroke, Co. Renfrew
ROYAL STORE FIXTURES & FURNITURE LIMITED.....	May 10, 1973	Bor. Scarborough, Jud. Dis. York
ALFRED RUDIN LIMITED.....	May 9, 1973	Waterloo, Rgl. Mun. Waterloo
RYDING UTILITIES SUPPLY INCORPORATED...	May 4, 1973	Niagara Falls, Rgl. Mun. Niagara
ST. ALBERT HOMES LIMITED.....	May 9, 1973	Twp. Cambridge, Co. Russell
SACKSLAND FARMS LIMITED.....	May 9, 1973	Twp. N. Norwich, Co. Oxford
SAMZUK INVESTMENTS LIMITED.....	May 15, 1973	Town Vaughan, Rgl. Mun. York
SCANO MEDIA INC.....	May 8, 1973	Toronto, Metro. Toronto
SCANDIART OF CANADA LIMITED.....	May 9, 1973	Toronto, Metro. Toronto
SCHEELE AUTOMOTIVE LIMITED.....	May 11, 1973	Town Grimsby, Rgl. Mun. Niagara
SCHIAVO ENTERPRISES LIMITED.....	May 4, 1973	North Bay, Dis. Nipissing
H. SCHNEIDER REALTY LIMITED.....	May 8, 1973	Bor. Etobicoke, Metro. Toronto
SCOTT-DONALD AUTOMOTIVE LIMITED.....	April 30, 1973	Bor. Scarborough, Jud. Dis. York
S C V DEVELOPMENT COMPANY LTD.....	May 9, 1973	Town Mississauga, Co. Peel
SEVEN STAR WELDING AND REPAIRS LIMITED	May 9, 1973	Metro. Toronto, Jud. Dis. York
SHERENE DEVELOPMENTS LIMITED.....	May 10, 1973	London, Co. Middlesex
THE SHOE-IN (MISSISSAUGA) LTD.....	May 8, 1973	Town Mississauga, Co. Peel
SILVERSTONE (ST. GEORGE APTS.) LIMITED....	May 8, 1973	Toronto, Metro. Toronto
STEPHEN SMITH & ASSOCIATES INSURANCE AGENCY LIMITED.....	May 9, 1973	Town Richmond Hill, Rgl. Mun. York
SNIDER PLYWOOD SPECIALTIES LIMITED.....	May 3, 1973	Waterloo, Rgl. Mun. Waterloo
SNO-BIRD PRODUCTIONS LIMITED.....	April 27, 1973	Town Mississauga, Co. Peel
SOLLINGER INDUSTRIES LIMITED.....	May 3, 1973	Toronto, Metro. Toronto
SONIC COLLISION LIMITED.....	May 10, 1973	Metro. Toronto, Jud. Dis. York
SONNER PRODUCTS LIMITED.....	May 14, 1973	Metro. Toronto, Jud. Dis. York
SOUSA'S LANDSCAPING & PAVING LTD.....	May 2, 1973	Twp. Oneida, Co. Haldimand
S P G HOLDINGS LIMITED.....	May 9, 1973	Chatham, Co. Kent

Name of Corporation	Date of Incorporation	Head Office
SPORTS UNLIMITED NORTH BAY LIMITED.....	May 11, 1973	North Bay, Dis. Nipissing
SPROULE'S DRUGS LIMITED.....	May 1, 1973	Town Orangeville, Co. Dufferin
BERT STANBOROUGH LUMBER LTD.....	May 8, 1973	Town Chesley, Co. Bruce
STARVIN' MARVIN'S ENTERTAINMENT PROMOTIONS INC.....	May 7, 1973	Toronto, Metro. Toronto
STATION HOTEL (ACTON) LIMITED.....	May 8, 1973	Town Acton, Co. Halton
STEEN'S DAIRY LIMITED.....	May 4, 1973	Vil. Erin, Co. Wellington
STEPHANIAN'S PERSIAN CARPETS LIMITED....	May 10, 1973	Metro. Toronto, Jud. Dis. York
STUCICO ENTERPRISES LIMITED.....	May 7, 1973	Bor. N. York, Metro. Toronto
SUBTLE INVESTMENTS LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
SUDBURY KITCHEN CENTRE LTD.....	May 7, 1973	Sudbury, Dis. Sudbury
TERRAPLAN BUILDERS INC.....	May 8, 1973	Town Huntsville, Dis. Muskoka
THREE HUNDRED UNIVERSITY TOWERS LTD..	April 4, 1973	Windsor, Co. Essex
THREE WHEELS INC.....	May 11, 1973	Cambridge, Rgl. Mun. Waterloo
THURBONT REALTY LIMITED.....	April 30, 1973	Thunder Bay, Dis. Thunder Bay
TIMBERLAND BUILDING SUPPLIES LTD.....	May 9, 1973	Town Mississauga, Co. Peel
TIMES TRIBUNE PUBLISHING LIMITED.....	May 8, 1973	Town Mississauga, Co. Peel
LAWRENCE TODD INSURANCE AGENCIES LIMITED.....	May 8, 1973	Metro. Toronto
TORAUGA HOLDINGS LIMITED.....	April 26, 1973	Metro. Toronto, Jud. Dis. York
TORIAN DRAPERY SERVICE & INTERIOR DESIGN LTD.....	May 7, 1973	Town Mississauga, Co. Peel
TREMONT DEVELOPMENTS LIMITED.....	May 10, 1973	London, Co. Middlesex
TRIPLE R CHEMICALS INC.....	May 4, 1973	Chatham, Co. Kent
TRUK INCORPORATED.....	May 10, 1973	Town Stoney Creek, Co. Wentworth
269671 ONTARIO INCORPORATED.....	May 9, 1973	Hamilton, Co. Wentworth
269711 ONTARIO LIMITED.....	May 7, 1973	Hamilton, Co. Wentworth
270144 ONTARIO LIMITED.....	May 3, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270156 ONTARIO LIMITED.....	May 3, 1973	Town Vaughan, Rgl. Mun. York

Name of Corporation	Date of Incorporation	Head Office
270270 ONTARIO LIMITED.....	May 7, 1973	St. Catharines, Rgl. Mun. Niagara
270327 ONTARIO LIMITED.....	May 8, 1973	Toronto, Metro. Toronto
270339 ONTARIO LIMITED.....	May 8, 1973	Metro. Toronto
270342 ONTARIO LTD.....	May 8, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
270343 ONTARIO LIMITED.....	May 8, 1973	Metro. Toronto, Prov. Ontario
270354 ONTARIO LIMITED.....	May 8, 1973	Toronto, Jud. Dis. York
270372 ONTARIO LIMITED.....	May 8, 1973	Metro. Toronto, Prov. Ontario
270379 ONTARIO LIMITED.....	May 10, 1973	Toronto, Metro. Toronto
270381 ONTARIO LIMITED.....	May 9, 1973	Metro. Toronto, Jud. Dis. York
270382 ONTARIO LIMITED.....	May 8, 1973	Metro. Toronto, Jud. Dis. York
270549 ONTARIO LIMITED.....	May 11, 1973	Toronto, Metro. Toronto
270614 ONTARIO LIMITED.....	May 14, 1973	Metro. Toronto, Prov. Ontario
270656 ONTARIO LIMITED.....	May 14, 1973	Town Richmond Hill, Rgl. Mun. York
URABE INVESTMENTS LIMITED.....	May 14, 1973	Toronto, Metro. Toronto
URBANIST MANAGEMENT LIMITED.....	May 4, 1973	Town Mississauga, Co. Peel
VALIHORA LEASING INC.....	May 10, 1973	Windsor, Co. Essex
VAN HOLLAND LANDSCAPING LIMITED.....	May 2, 1973	Bor. Scarborough, Metro. Toronto
VELTRUSY ENTERPRISES LTD.....	May 10, 1973	Barrie, Co. Simcoe
V & G TRANSPORT INC.....	May 2, 1973	Bor. N. York, Metro. Toronto
VIENKUHLE CONSTRUCTION COMPANY LIMITED.....	May 9, 1973	Bor. N. York, Metro. Toronto
VILA VERDE INVESTMENTS LIMITED.....	May 9, 1973	Metro. Toronto, Jud. Dis. York
VILLAGE T.V. & APPLIANCES LTD.....	May 7, 1973	Vil. Waterdown, Co. Wentworth
V. M. A. CONSTRUCTION LIMITED.....	May 3, 1973	Bor. Etobicoke, Metro. Toronto
VULCAN PETROLEUM DISTRIBUTORS LIMITED.	May 9, 1973	Timmins, Dis. Cochrane
WALKER ENGINEERING LIMITED.....	May 9, 1973	Bor. Scarborough, Metro. Toronto
WARDET LIMITED.....	May 14, 1973	Bor. Etobicoke, Jud. Dis. York
WEJCO INCORPORATED.....	May 2, 1973	London, Co. Middlesex

Name of Corporation	Date of Incorporation	Head Office
WILLCRESS INVESTMENTS LIMITED.....	May 9, 1973	Toronto, Metro. Toronto
WILLMER'S DELICATESSEN INC.....	May 9, 1973	Town Mississauga, Co. Peel
GEORGE WILSON REALTY INCORPORATED.....	May 7, 1973	London, Co. Middlesex
WING-TAK COMPANY LIMITED.....	May 10, 1973	Bor. N. York, Metro. Toronto
WOLVERINE ALUMINIUM DISTRIBUTORS LIMITED.....	May 10, 1973	Windsor, Co. Essex
WOODSIDE DEVELOPMENTS LIMITED.....	May 8, 1973	St. Catharines, Rgl. Mun. Niagara
YEOMAN MINING EXPLORATIONS LIMITED....	May 8, 1973	Toronto, Metro. Toronto
YORK DOWNS BAKERY LIMITED.....	May 7, 1973	Bor. N. York, Metro. Toronto

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5574)

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Letters Patent of Incorporation Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Head Office
BIG SISTERS ASSOCIATION OF KENORA AND DISTRICT (without share capital).....	April 26, 1973	Town Kenora, Dis. Kenora
CAMP ST-JOSEPH INC. (without share capital).....	April 26, 1973	Ottawa, Rgl. Mun. Ottawa-Carleton
CIVITAN CLUB OF CARLETON PLACE (without share capital).....	May 1, 1973	Town Carleton Place, Co. Lanark
DEWSON CHILDCARE PROGRAM (without share capital).....	April 26, 1973	Toronto, Metro. Toronto
FORT FRANCES AND DISTRICT GROUP HOMES (without share capital).....	April 27, 1973	Town Fort Frances, Dis. Rainy River
THE HOLY SPIRIT ASSOCIATION FOR THE UNIFICATION OF WORLD CHRISTIANITY (without share capital).....	Mar. 22, 1973	Toronto, Metro. Toronto
J. H. FAMILY CLUB (without share capital).....	April 30, 1973	Windsor, Co. Essex
KINSMEN CLUB OF NIPIGON-RED ROCK (without share capital).....	April 19, 1973	Twp. Nipigon, Dis. Thunder Bay
KITCHENER-WATERLOO SERVICES FOR THE PHYSICALLY DISABLED (without share capital)...	April 26, 1973	Kitchener, Rgl. Mun. Waterloo

Name of Corporation	Date of Incorporation	Head Office
MORRISBURG GOLF CLUB INC. (without share capital).....	April 18, 1973	Vil. Morrisburg, United Co. Stormont, Dundas, Glengarry
OPTIMIST CLUB OF THAMESFORD (without share capital).....	May 7, 1973	Twp. N. Oxford, Co. Oxford
WHITBY RECREATION COMPLEX (without share capital).....	May 3, 1973	Town Whitby, Co. Ontario
CHARLES SALTER, Q.C., Executive Director, Companies Division.		

(5575)

22

Amendments to Articles

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, amendments to articles have been effected as follows:

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
FRANK BADER COMPANY LIMITED.....	Oct. 17, 1956	May 8, 1973	Certificate of Amendment of Articles
BESTEEL LIMITED.....	Feb. 26, 1969	May 10, 1973	Certificate of Amendment of Articles
BOON TRADING LIMITED.....	May 9, 1968	May 10, 1973	Certificate of Amendment of Articles
CENTRE LAKE ROD AND GUN ASSOCIATES LIMITED.....	June 10, 1965	May 10, 1973	Certificate of Amendment of Articles
CONNIE-LOU'S FITNESS CENTRE LIMITED (formerly Connie-Lou's Gym Limited).....	Dec. 15, 1969	May 7, 1973	Certificate of Amendment of Articles
CRESTVIEW APARTMENTS LIMITED.....	June 6, 1950	May 9, 1973	Certificate of Amendment of Articles
MARK DUFRAT MEDICAL SUPPORT SERVICES LIMITED (formerly Moffat Dufrat Medical Support Services Limited).....	Jan. 29, 1973	May 3, 1973	Certificate of Amendment of Articles
ELANJAY HOLDINGS LIMITED (formerly Ljeljay Holdings Limited)...	Mar. 19, 1973	May 7, 1973	Certificate of Amendment of Articles
FANBERN INVESTMENTS LIMITED.	Feb. 25, 1958	May 14, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
A. H. FITZSIMMONS AND COMPANY LIMITED (formerly Fitzsimmons, Adams and Company Limited).....	Feb. 13, 1967	May 7, 1973	Certificate of Amendment of Articles
530 KING EAST LIMITED (formerly William R. Perrin, Limited).	Mar. 25, 1915	April 13, 1973	Certificate of Amendment of Articles
HENTSCHEL HOLDINGS LIMITED (formerly Hentschel's Furniture Limited).....	Oct. 13, 1955	May 7, 1973	Certificate of Amendment of Articles
HILLCREST COMMUNICATIONS, INC. (formerly 270060 Ontario Inc.)...	May 2, 1973	May 4, 1973	Certificate of Amendment of Articles
KINGCORP LIMITED (formerly 251199 Holding Corporation Limited)..	Dec. 23, 1971	April 30, 1973	Certificate of Amendment of Articles
KRAMER OF KITCHENER LTD. (formerly Lauman Golf Supply Limited).....	Sept. 2, 1958	May 8, 1973	Certificate of Amendment of Articles
LAWSMITH HOLDINGS LIMITED....	Mar. 2, 1960	May 4, 1973	Certificate of Amendment of Articles
EARL LINDSAY & SONS LIMITED..	Dec. 23, 1949	May 11, 1973	Certificate of Amendment of Articles
LITTLE LONG LAC MINES LIMITED.	Dec. 31, 1970	May 7, 1973	Certificate of Amendment of Articles
MILLING ROAD CONSULTANTS LIMITED (formerly Milling Road Investments Limited).....	Oct. 8, 1964	May 11, 1973	Certificate of Amendment of Articles
MONARCH INVESTMENTS LIMITED.	Dec. 21, 1921	May 8, 1973	Certificate of Amendment of Articles
NATION INVESTMENTS LIMITED (formerly Casselman Nursing Home Limited).....	Jan. 22, 1968	May 9, 1973	Certificate of Amendment of Articles
NEVILLE INVESTMENTS LIMITED (formerly Revcon Developments (Ontario) Limited).....	Jan. 24, 1973	May 8, 1973	Certificate of Amendment of Articles
PLANET COLOUR INDUSTRIES LIMITED (formerly Planet Chips & Ink Limited).....	Dec. 5, 1972	May 7, 1973	Certificate of Amendment of Articles
PURSIDES GOLD MINES LIMITED (formerly Surluga Gold Mines Limited).	Mar. 22, 1962	May 14, 1973	Certificate of Amendment of Articles
ROYAL OAK DAIRY, LIMITED.....	Jan. 10, 1927	May 11, 1973	Certificate of Amendment of Articles

Name of Corporation	Date of Incorporation	Effective Date	Type of Certificate Issued
SALGA ASSOCIATES LIMITED.....	Oct. 22, 1970	May 10, 1973	Certificate of Amendment of Articles
SARAH COVENTRY CANADA LIMITED (formerly Sarah Coventry of Canada Limited).....	Sept. 20, 1963	May 8, 1973	Certificate of Amendment of Articles
SCOTT & FETZER (CANADA) LTD. (formerly Virden Lighting (Canada) Ltd.).....	Jan. 30, 1932	May 7, 1973	Certificate of Amendment of Articles
SEA WORLD LIMITED (formerly Ripley's Believe It or Not Co. Ltd.)...	Sept. 27, 1972	May 8, 1973	Certificate of Amendment of Articles
STAIRS EXPLORATION & MINING COMPANY LIMITED.....	Mar. 1, 1962	May 8, 1973	Certificate of Amendment of Articles
STANLEY STRUCTURES LIMITED..	July 22, 1954	May 7, 1973	Certificate of Amendment of Articles
SUDBURY TESTING LIMITED (formerly Construction Testing Services (Sudbury) Limited).....	Dec. 29, 1970	May 4, 1973	Certificate of Amendment of Articles
TAUNTON MOTORS LIMITED (formerly C. J. Kent Limited).....	May 2, 1962	April 13, 1973	Certificate of Amendment of Articles
TORONTO IRON WORKS HOLDINGS LIMITED (formerly The Toronto Iron Works, Limited).....	April 1, 1912	May 15, 1973	Certificate of Amendment of Articles
UNITED ORIENT INCORPORATED (formerly Jasancy Holdings Limited)..	July 30, 1969	May 4, 1973	Certificate of Amendment of Articles
VARONTA IMPORTS LIMITED (formerly Heaslip Knit Wear Limited).	Oct. 25, 1955	May 9, 1973	Certificate of Amendment of Articles
WATERNISH LIMITED (formerly A. I. MacFarlane & Co. Limited).....	Sept. 15, 1967	May 4, 1973	Certificate of Amendment of Articles
WOODLAND HEIGHTS LIMITED....	Sept. 2, 1955	May 7, 1973	Certificate of Amendment of Articles
YEAR 10,000 INVESTMENTS LIMITED (formerly Airport Magazine Publishers Ltd.).....	Dec. 1, 1971	May 15, 1973	Certificate of Amendment of Articles

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

Supplementary Letters Patent Issued

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, Supplementary Letters Patent have been issued to:

Name of Corporation	Date of Incorporation	Effective Date	Effect of Supplementary Letters Patent
THE GUELPH COUNTRY CLUB, LIMITED.....	April 19, 1912	May 2, 1973	Vary provisions
THE ITALIAN-CANADIAN CLUB OF MILTON AND DISTRICT.....	Sept. 15, 1972	Mar. 19, 1973	Vary objects
THEATRE-IN-CAMERA.....	Sept. 16, 1971	April 19, 1973	Vary objects
TORONTO YOUTH CHOIR.....	April 17, 1972	May 2, 1973	Vary provisions

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5577)

22

Order Reviving Corporation

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, an order has been issued reviving the following corporation:

Name of Corporation	Date of Incorporation	Date of Order
M. W. DISTRIBUTORS (CANADA) LIMITED.....	Feb. 25, 1959	May 11, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5578)

22

Extra-Provincial Licences Issued

NOTICE IS HEREBY GIVEN that, under Part IX of *The Corporations Act*, a Licence has been issued to:

Name of Corporation	Date of Incorporation	Jurisdiction of Incorporation	Date of Licence
ANSCHUTZ (CANADA) EXPLORATION LTD..	Oct. 15, 1971	Colorado	May 7, 1973
BIELIK INVESTMENTS LTD.....	Nov. 29, 1971	Alberta	May 4, 1973
WILLIAM SWITZER & ASSOCIATES LTD...	Mar. 28, 1960	British Columbia	May 7, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5579)

22

Certificates of Dissolution Issued

NOTICE IS HEREBY GIVEN that, under *The Business Corporations Act*, a certificate of dissolution has been issued to:

Name of Corporation	Date of Incorporation	Effective Date
CANADIAN KIDDIE RIDES LIMITED.....	Nov. 10, 1955	May 9, 1973
FLEXWALL INSTALLATIONS LIMITED.....	June 26, 1969	May 14, 1973
FOLDWALL INSTALLATIONS LIMITED.....	May 13, 1966	May 7, 1973
KING RIVER HOLDINGS LIMITED.....	Dec. 18, 1970	May 8, 1973
SMITH SLAN LIMITED.....	July 12, 1967	May 7, 1973
WEM HOLDINGS LIMITED.....	Jan. 15, 1968	May 8, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5580)

22

Surrender of Letters Patent and Termination of Existence

NOTICE IS HEREBY GIVEN that, under *The Corporations Act*, surrender of the charter of the corporation named hereunder has been accepted:

Name of Corporation	Date of Incorporation	Date of Order	Date of Dissolution
BAY CITY HOMES CO-OPERATIVE INCORPORATED.....	June 15, 1972	May 4, 1973	June 11, 1973

CHARLES SALTER, Q.C.,
Executive Director, Companies Division.

(5581)

22

ERRATUM

Vide Gazette, Vol. 106, dated May 5, 1973, issue No. 18, page No. 1882.

Notice is hereby given that the notice with respect to the Cancellation Order issued to "Donridge Management Limited" set out in THE ONTARIO GAZETTE of 5th May, 1973 was inserted in error and should be regarded as being deleted therefrom.

(5582)

22

Applications to Parliament

THE CORPORATION OF THE CITY OF BELLEVILLE

NOTICE IS HEREBY GIVEN that The Corporation of the City of Belleville will apply to the Legislative Assembly of the Province of Ontario, at its next session in 1974, for special legislation to provide that By-laws may be passed by the said Corporation to provide for an annual retirement allowance to the Clerk of the said Corporation during his life, and to the surviving spouse during her life, pursuant to Section 239 of *The Municipal Act*, R.S.O. 1970, Chapter 284. as amended, notwithstanding the requirement of said section that an

employee during his life shall have had at least twenty years continuous service with the municipality, and that the said section does not apply to an employee who has entered the service of the municipality after the 1st day of January, 1948.

Dated at Belleville this 23rd day of May, 1973.

JOHN C. MILLER, Esq.,
169 Front Street,
Belleville, Ontario,
Solicitor for the applicant.

(9108)

22 to 27

D & F FOODS LIMITED

TAKE NOTICE that the board of directors of the above Corporation was increased from two (2) to three (3) by special By-law Number 6 dated the 15th day of May, 1973.

Dated this 15th day of May, 1973.

HARRY L. FOGLER,
President.

(9092)

22

Corporation Notices

ECOLE DE CATECHISTES D'OTTAWA

NOTICE IS HEREBY GIVEN that Ecole de Catéchistes d'Ottawa intends to surrender its charter to the Lieutenant Governor and to distribute its remaining property to charitable organizations.

Dated this 22nd day of May, 1973 at 344 Cyr Ave., Vanier-Ottawa, Ontario.

LEONARD ROCHON,
Director.

(9089)

22

CONSTELLATION FINISHING ONTARIO LIMITED

NOTICE IS HEREBY GIVEN that Constellation Finishing Ontario Limited intends to file Articles of Dissolution with the Minister of Consumer and Commercial Relations and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto, this 17th day of May, 1973.

D. MURRAY PATON,
President.

(9090)

22

R. J. HOBBS LIMITED

NOTICE IS HEREBY GIVEN that R. J. Hobbs Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 10th day of May, 1973.

PHYLLIS M. HOBBS,
Secretary.

(9091)

22

S. & L. BEAUTY SALON OF BLOOR STREET, LIMITED

NOTICE IS HEREBY GIVEN that S. & L. Beauty Salon of Bloor Street, Limited, will make an application to His Honour the Lieutenant Governor for leave to surrender its charter.

Dated at New York, New York, this 9th day of May, 1973.

MARTIN BLANC,
Assistant Secretary.

(9093)

22

TWENTY MILE CREEK ESTATES LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Twenty Mile Creek Estates Limited was increased from five (5) to seven (7) by a special general by-law which was passed by the directors and confirmed by the shareholders on the 14th day of April, 1973.

Dated this 18th day of May, 1973.

J. J. MUNK,
Secretary.

(9094)

22

PALCO EXPLORATIONS LIMITED

NOTICE IS HEREBY GIVEN that Palco Explorations Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Toronto this 15th day of May, 1973.

JOHN T. TOKARSKY,
Secretary.

(9095)

22

ST. THOMAS CITY DAIRY LIMITED

NOTICE IS HEREBY GIVEN that St. Thomas City Dairy Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at St. Thomas this 17th day of May, 1973.

C. K. FRY,
Secretary-Treasurer.

(9096)

22

BOBRIN INDUSTRIES LIMITED

NOTICE IS HEREBY GIVEN that Bobrin Industries Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Tillsonburg this 17th day of May, 1973.

JOAN BASS,
Director.

(9097)

22

BANSEC LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Bansec Limited was increased from eleven to twelve by a special resolution which was confirmed by the shareholders of the Company on the 16th day of May, 1973.

Dated this 17th day of May, 1973.

M. E. WODEHOUSE,
Secretary-Treasurer.

(9098)

22

BANKERS SECURITIES OF CANADA LIMITED

NOTICE IS HEREBY GIVEN that the number of directors of Bankers Securities of Canada Limited was increased from eleven to twelve by a special resolution which was confirmed by the shareholders of the Company on the 16th day of May, 1973.

Dated this 17th day of May, 1973.

M. E. WODEHOUSE,
Secretary-Treasurer.

(9099)

22

DRAKKAR DEVELOPMENTS LIMITED

NOTICE IS HEREBY GIVEN that the shareholders of Drakkar Developments Limited by a majority of the votes cast at a special general meeting duly called for the purpose and held on the 9th day of May, 1973, passed a resolution requiring the said Corporation to be wound up voluntarily under the provisions of *The Business Corporations Act*, and appointing John Ilett as liquidator.

NOTICE IS HEREBY ALSO GIVEN to all shareholders of the Corporation to send, on or before the 25th day of May, 1973, the share certificates representing shares of the Corporation held by them, to the liquidator, John Ilett.

NOTICE IS HEREBY ALSO GIVEN that all creditors and all others having claims against the said Corporation are required to file their claims with the liquidator, John Ilett, on or before the 18th day of June, 1973, giving their names in full, addresses and occupations and full particulars of their claims and statements of their accounts and the nature of the security if any held by them.

AND FURTHER TAKE NOTICE that after the 18th day of June, 1973, the liquidator will proceed to distribute the property of the said Corporation among the persons entitled thereto, having regard only to the claims of which the liquidator shall then have had notice, and that the liquidator will not be liable for the said property or any part thereof to any person or persons of whose claim the liquidator shall not then have received notice.

Dated at London this 18th day of May, 1973.

LITTLE, MORRISSEY, GILLESPIE
& REEVES,
412 King Street,
London, Ontario,
Solicitors for the Applicant.

(9104)

22

SANITARY LAND FILL LIMITED

NOTICE IS HEREBY GIVEN that Sanitary Land Fill Limited intends to file with the Ministry of Consumer and Commercial Relations Articles of Dissolution and to distribute its assets rateably among its shareholders as incidental thereto.

Dated at Toronto this 10th day of May, 1973.

MAX SOLOMON,
Secretary.

(9105)

22

C. M. HARDING CHARITABLE FOUNDATION

NOTICE IS HEREBY GIVEN that the location of the Head Office of the C. M. Harding Charitable Foundation was changed from the City of Brantford, in the County of Brant, to the City of Toronto, in the County of York, by a special resolution which was confirmed by the members of the Corporation on the 16th day of May, 1973.

Dated this 22nd day of May, 1973.

WILLIAM JOHN ANGUS McCORMACK,
Secretary.

(9106)

22

BOYLES BROS. DRILLING (EASTERN) LIMITED

NOTICE IS HEREBY GIVEN that Boyles Bros. Drilling (Eastern) Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated this 1st day of May, 1973.

S. E. FAYE,
Secretary.

(9107)

22

LUTONS LIMITED

NOTICE IS HEREBY GIVEN that Lutons Limited intends to dissolve by filing Articles of Dissolution with the Ministry of Consumer and Commercial Relations, pursuant to *The Business Corporations Act*.

Dated at Hamilton this 23rd day of May, 1973.

J. R. LUTON,
Secretary.

(9110)

22

Dissolution of Partnership

KEEP TEN CARD

TAKE NOTICE that effective the 24th day of April, 1972 the partnership of Fred Mens, Gord Townend, Barry McDonnell and Mike Hennessy in business under the firm name of Keep Ten Card is dissolved and that Barry McDonnell and Mike Hennessy no longer intend to be bound by the dealings of Fred Mens and Gord Townend in the name of Keep Ten Card.

AND FURTHER TAKE NOTICE that effective the 24th day of April, 1973, Fred Mens and Gordon Townend carry on business as a distributor of student shopping discount cards in Sudbury, Ontario under the firm name of Keep Ten Card.

Dated at Sudbury this 25th day of April, 1973.

FRED MENS,
President.

(9088)

22

The Change of Name Act

TAKE NOTICE that an application will be made on behalf of Mohan Jit Singh of 63-120 Country Club Drive, Guelph, Ontario before the presiding Judge in Chambers at the Court House, in Guelph, Ontario on Tuesday, the 10th day of July, 1973, at the hour of 10.00 o'clock in the forenoon, or so soon thereafter as this case can be heard, for an order changing the name of Mohan Jit Singh to Mohan Jit Singh Kendall or for such other order as this Honourable Court may deem just.

AND TAKE NOTICE that in support of this application will be read the statement of Mohan Jit Singh, the affidavit of Mohan Jit Singh and such further and other material as counsel may advise.

Dated at Guelph this 18th day of May, 1973.

W. GERALD PUNNETT,
Barrister & Solicitor,
35 Macdonnell Street,
Suite 207,
Guelph, Ontario,
N1H 6K5,
Solicitor for the Applicant.

(9109)

22

TAKE NOTICE that an application by Steven Chi Ming Wong to change his name to Steven Chiming W-Brown will be heard in the County Court of the County of Middlesex, Dundas and Ridout Streets, London, Ontario, at 10.00 o'clock in the forenoon, Monday, June 25th, 1973.

By the Applicant,
STEVEN CHI MING WONG,
305 Wharncliffe Road North,
London, Ontario.

(9101)

22

NOTICE IS HEREBY GIVEN that the application of Harold Alfred Ste. Croix, born April 6th, 1951, of Melwel Lodge, in the Town of Thessalon in the District of Algoma, to change his name to Harold Alfred Paradis will be heard by the Presiding Judge in Chambers at the Court House in Sault Ste. Marie on Thursday, July 5th, 1973, at the hour of 10.00 o'clock in the forenoon.

Dated at Sault Ste. Marie, Ontario, this 22nd day of May, 1973.

CAPUTO & AIELLO,
Barristers and Solicitors,
116 Spring Street,
Sault Ste. Marie, Ontario,
Solicitors for the Applicant.

(9109)

22

NOTICE IS HEREBY GIVEN that the application of John Joseph Shurina, residing at Lot 19, Concession 4, West Flambors Township, Millgrove, Ontario, to change his name to John Joseph Shurina-Egan, will be heard by the presiding Judge in Chambers at the Court House, 50 Main Street East, Hamilton, Ontario, on Wednesday, the 27th day of June, 1973 at the hour of 10.00 o'clock in the forenoon.

PEROZAK & WINCHIE,
Solicitors for the Applicant.

(9111)

22

NOTICE IS HEREBY GIVEN that the application of Ludwig Vapenik, residing at 1399 Islington Avenue North, Toronto, Ontario, to change his name to Ludwig Bogner will be heard by the presiding Judge in Chambers at the New Court House in Toronto on Wednesday, June 13th at the hour of 10 o'clock in the forenoon.

ROBERT E. BOMBIER,
1366 Dundas Street West,
Toronto, Ontario,
M6J 1Y2,
Solicitor for the Applicant.

(9119)

22

Miscellaneous Notices

CANADIAN NATIONAL RAILWAYS MERCHANDISE CLAIMS DEPARTMENT

NOTICE IS HEREBY GIVEN that all goods received prior to 31 January, 1973 and still remaining unclaimed in the offices of the Canadian National Railways, Great Lakes Region, at different points in the Province of Ontario, will be sold at public auction by Waddington, McLean Co. Ltd., 189 Queen St. East, Toronto, Ontario, at 1100 hours, 14 June, 1973, unless same shall be called for and all charges paid thereon.

T. H. PINCK,
Manager.

(8979)

18 to 23

THE CORPORATION OF THE BOROUGH OF NORTH YORK

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF CONFIRMATION (B-378 and B-382)

TAKE NOTICE that upon applications made by The Municipal Corporation of the Borough of North York, I did, as set out in my Order of the 23rd day of May, 1973, pursuant to Section 11 of *The Boundaries Act*, confirm the true location on the ground of the boundaries of Danesbury Avenue from Lilywood Road to the north limit of Registered Plan 5472; Brookmount Road; Brookmount Avenue from the south limit of Registered Plan 1911 to Glencairn Avenue; Lansdowne Avenue from Glencairn Avenue to Glen Grove Avenue; Risa Boulevard from Locksley Avenue to Dufferin Street; and Finch Avenue East from Leslie Street to Woodbine Avenue, all in the Borough of North York, Municipality of Metropolitan Toronto.

AND FURTHER TAKE NOTICE that any person objecting to the confirmation may appeal to a Judge of the Supreme Court of Ontario and notice of such appeal must be served upon me within twenty days after the date of publication of this notice in THE ONTARIO GAZETTE. I have directed that this notice be published in THE ONTARIO GAZETTE on Saturday, the 2nd day of June, 1973.

Dated at Toronto this 23rd day of May, 1973.

DEAN L. RICHARDSON, Q.C.,
Deputy Director of Titles,
400 University Avenue,
Toronto, Ontario,
M5G 1S5

(9112)

22

CORPORATION OF THE CITY OF CHATHAM and the CORPORATION OF THE TOWNSHIP OF HARWICH

THE BOUNDARIES ACT (R.S.O. 1970, Chapter 48)

NOTICE OF HEARING (B-380)

TAKE NOTICE that an application has been made jointly by the Corporation of the City of Chatham and the Corporation of the Township of Harwich for the purpose of confirming the true location on the ground of the boundaries of Road Allowance, and the widening thereof, between Concessions 2 and 3, River Thames Survey (West Boundary), across Lots 1, 2 and 3, Township of Harwich, which

road is now known as Indian Creek Road East, being a boundary road between the City of Chatham and the Township of Harwich in the County of Kent.

AND FURTHER TAKE NOTICE that a draft plan of survey, with the aforesaid boundaries shown in heavy outline thereon, made by the firm of H. H. Todgham, Ontario Land Surveyors, signed by G. S. Hook, Ontario Land Surveyor and dated December 11, 1972, is deposited in the Office of the Director, Legal Surveys Branch, New City Hall, 100 Queen Street West, Toronto, Ontario, and may be inspected by any party or parties interested therein on any weekday, Monday through Friday.

AND FURTHER TAKE NOTICE that any person desiring to object to the confirmation of the boundaries as shown on the draft plan is required to deliver to me by registered mail or by personal service on or before the 18th day of June, 1973, a written statement setting forth the nature and grounds of the objection.

AND FURTHER TAKE NOTICE that I have appointed the 28th day of June, 1973, at 10.30 o'clock in the morning to hear this application in the Council Chambers, City Hall, Fifth Street, Chatham, Ontario, at which time any person or persons who have filed a claim may appear either personally or through their solicitors to present the evidence in support thereof.

AND FURTHER TAKE NOTICE that I may deliberate upon the evidence presented and proceed in this hearing regardless of the absence of any parties affected by this application.

Dated at Toronto this 23rd day of May, 1973.

DEAN L. RICHARDSON, Q.C.,
Deputy Director of Titles,
400 University Avenue,
Toronto, Ontario,
M5G 1S5

(9113)

22

Sheriff's Sale of Lands

DISTRICT OF NIAGARA SOUTH

UNDER AND BY VIRTUE of an execution issued out of the Fourth Small Claims Court of the Judicial District of Niagara South, to me directed and delivered against the lands and tenements of Timothy Toohill, Defendant, at the suit of John G. Pierce, Plaintiff, I have seized and taken in execution and will offer for sale by public auction at the Sheriff's Office, in the Court House, in the City of Welland, in the Judicial District of Niagara South, on Wednesday the 11th day of July, 1973, at the hour of eleven o'clock in the forenoon, all the right,

title and interest and equity of redemption of the said Timothy Toohill, Defendant, in, to and out of the following lands, namely:

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Niagara Falls, in the Regional Municipality of Niagara, and being composed of Part Block 40, Falls Company Plan, in the Registry Division of Niagara South.

On the premises is said to be erected a one and one-half storey stucco private dwelling with private drive.

Municipally known as 6046 Dunn Street, Niagara Falls, Ontario.

Terms: Cash.

Dated at the Sheriff's Office, Welland, Ontario, this 2nd day of May, 1973.

L. E. TAYLOR,
Sheriff, Judicial District of Niagara South.

(9102)

22

COUNTY OF ESSEX

UNDER AND BY VIRTUE of an execution issued out of the County Court of the County of Essex in which The Provincial Bank of Canada is Plaintiff and Joseph Toth is Defendant and to me directed against the goods and chattels and lands and tenements of the said Joseph Toth, I have seized and taken in execution all the right, title and interest of the said Joseph Toth in and to the following described property.

All and Singular that certain parcel or tract of land and premises situate, lying and being in the City of Windsor, in the County of Essex and Province of Ontario and being composed of Lot 19, according to Registered Plan 1364. The said property is known as municipal no. 2676 Howard Avenue, Windsor.

On the said lands there is said to be a two bedroom, frame dwelling with attached garage.

I will offer the said property for sale by public auction at my office in the Court House, 245 Windsor Avenue, Windsor, Ontario on Wednesday, the 11th day of July, 1973 at 10.30 a.m.

Dated at the Court House, 245 Windsor Avenue, Windsor, Ontario this 17th day of May, 1973.

W. WARREN BRADLEY,
Sheriff, County of Essex.

(9103)

22

Treasurers' Sales of Land for Taxes

Each year, municipal and county treasurers compile a list of properties against which taxes are outstanding for at least two successive years, which is a period sufficient to permit sale of the owner's assets to reimburse the municipality. These lists are submitted by the municipal representative to the Queen's Printer and Publisher for publication in THE ONTARIO GAZETTE.

The Gazette is published every Saturday. Tax sale lands are included only in the issue of the first Saturday of each month. Each property is described so that it may be properly identified. Also shown are the amount of tax arrears and costs, and the date, time and place where the sale will be held, which is usually in a public building in the locality. Sales are held three months or later following the date of publication in the Gazette and are subject to a reserve bid equal to the amount of tax arrears and costs.

The previous owner may by law redeem the property any time within one year and one day after the date of tax sale by paying to the municipality all arrears plus costs levied. Where redemption occurs, the municipality reimburses the purchaser of tax sale lands for the amount paid at the sale plus an additional amount to be determined in each case.

If the land is not redeemed in the manner described above, the purchaser at sale, receives from the municipality a tax deed or certificate which should be registered in the appropriate Land Titles or Registry Office. A purchaser should ascertain from either of these offices, information relating to any of the charges or liens against the land and consider the advisability of employing the services of a solicitor to determine the extent, if any, of his liability.

The foregoing applies to tax sale lands which were privately owned. In the event the land is the property of the Crown as represented by the Province of Ontario, only the improvements on the property, such as buildings, may be sold. In this case, an intending purchaser should for his own protection ascertain from the local office of the Department of Lands and Forests whether or not the land or any part can be purchased or leased from the Department. If it cannot, then the purchaser of the improvements would be required to remove them from the land.

In some cases, land advertised for sale in the Gazette may be bought by the municipality, or the owner, prior to sale, may pay the tax arrears and costs. Where this occurs, the land is removed from the tax sale lists.

COUNTY OF SIMCOE

To Wit:

BY VIRTUE OF A WARRANT issued by the Warden of the County of Simcoe, bearing date the 16th day of May, 1973 and to me directed, commanding me to levy upon the several lands mentioned and described, being the County of Simcoe for arrears respectively due thereon, together with costs, I hereby give notice pursuant to *The Municipal Act*, and amendments thereto, that unless the said arrears and costs be sooner paid I shall on the 12th day of September, 1973, at the hour of two o'clock in the afternoon, at the Oddfellows Hall, 155 Ferris Lane, in the City of Barrie, proceed to sell by public auction the said lands as may be sufficient to discharge the taxes and all lawful charges incurred and about the sale and the collection of same.

The following lots are patented (except where otherwise stated).

Pcl. No.	Name	Description of Lands	Arrears	Costs	Total
TOWNSHIP OF ESSA					
1.	Sivard Holdings Ltd.	Roll 7-8 S.E. Pt. Lot 16, Con. 1, 18.167 acres.....	\$ 163.47	\$ 9.09	\$ 172.56
2.	Robert Marshall	Roll 4-412 N.E. Corner Lot 32, Con. 1, 12 acres.....	59.14	6.48	65.62
3.	Charles Beamish	Roll 1-70 E. ½ Lot 12, Con. 2, 100 acres..	806.24	25.16	831.40
4.	Charles Beamish	Roll 1-71 W. ½ Lot 12, Con. 2, 100 acres..	2,883.96	77.10	2,961.06
5.	Charles Beamish	Roll 1-98 W. Pt. Lot 12, Con. 3, 66 acres..	331.65	13.29	344.94
6.	Luigi Massaro	Roll 7-51 N. ½ Lot 13, Con. 3, 216.7/2021.88.....	185.01	9.62	194.63

7.	Flora Sod Limited	Roll 7-111 W. ½ Lot 13, Con. 4, 98.838 acres.....	\$2,758.81	\$ 73.97	\$2,832.78
8.	Victor McMaster	Roll 4-442 W½W. ½ Lot 28, Con. 4, 59.308 acres.....	34.47	5.86	40.33
9.	Victor A. McMaster	Roll 3-67 W. Pt. S.W. ½ Lot 24, Con. 7, 20 acres.....	32.58	5.81	38.39
10.	Donald Cook	Roll 2-107 Pt. E. ½ Lot 3, Con. 9, 96 acres.....	662.49	21.56	684.05
11.	Donald Cook	Roll 2-108 W. ½ Lot 3, Con. 9, 100 acres..	1,640.08	46.00	1,686.08
12.	Ingo Ladiges	Roll 2-122 W. ½ Lot 9, Con. 9, 100 acres.....	1,454.75	41.37	1,496.12
13.	Ingo Ladiges	Roll 2-134 Pt. W. ½ Lot 11, Con. 9, 38 acres.....	193.24	9.83	203.07
14.	Lajos Kovacs	Roll 3-157 N. ½ W. ½ Lot 23, Con. 9, 50 acres.....	897.38	27.43	924.81
15.	Rocco Valentino	Roll 6-30 E. ½ Lot 17, Con. 10, 100 acres.....	1,075.06	31.88	1,106.94
16.	Gleason Henderson	Roll 4-3 Lot 3, Plan 1116, 65/229.....	106.73	7.67	114.40
17.	Pamela J. Weller	Roll 4-80 Lot 82, Plan 1116, 57/263.....	704.29	22.61	726.90
18.	Gleason Henderson	Roll 4-91 Lot 92, Plan 1299, 66/230.....	931.44	28.29	959.73
19.	Gleason Henderson	Roll 4-102 Lot 101, Plan 1299, 66/230....	862.48	26.56	889.04
20.	Gleason Henderson	Roll 4-103 Lot 102, Plan 1299, 66/230....	861.49	26.54	888.03
21.	Gleason Henderson	Roll 4-108 Lot 107, Plan 1299, 66/230....	883.57	27.09	910.66
22.	Gleason Henderson	Roll 4-110 Lot 109, Plan 1299, 66/230....	1,258.54	36.46	1,295.00
23.	William Ramsay	Roll 4-138 Lot 137, Plan 1299, 66/230....	640.67	21.02	661.69
24.	George Hutter	Roll 4-176 Lot 8, Plan 1330, 60/161.....	401.04	15.03	416.07
25.	Gleason Henderson	Roll 4-182 Lot 13, Plan 1330, 60/329....	685.47	22.14	707.61
26.	Sargon Guergis, Jack Munson	Roll 4-190 Lot 20, Plan 1330, 99/165....	483.20	17.08	500.28
27.	Irene Marshall	Roll 4-191 Lot 21, Plan 1330, 82.5/262....	585.94	19.65	605.59
28.	Gleason Henderson	Roll 4-271 Lot 52, Plan 1333.....	49.74	6.24	55.98
29.	Harvey P. Hansen	Roll 4-322 Lot 47, Plan 1372, 122.15/125..	460.79	16.52	477.31
30.	Harvey P. Hansen	Roll 4-350 Lot 75, Plan 1372, 122.5/125..	18.56	5.46	24.02
31.	Allan Zaba	Roll 4-385 Lot 15, Plan 1416, 85.94/120..	5,649.10	146.23	5,795.33
32.	Allan Zaba	Roll 4-386 Lot 16, Plan 1416, 86/160....	487.31	17.18	504.49
33.	Gleason Henderson	Roll 4-399 Lot 26, Plan 1416, 210/367....	2,139.35	58.48	2,197.83
34.	Deanna-Lyn Invest- ments Ltd.	Roll 10-363 Pt. W. ½ Lot 29, Con. 3, 80/150.....	691.37	22.28	713.65
35.	Edward Guergis, Karam Guergis, George Guergis, Jr. Cross C. Guergis	Roll 10-366 Pt. W. ½ Lot 29, Con. 3, 50/240.....	1,612.87	45.32	1,658.19
36.	Alfred G. Knight	Roll 10-2 N. Pt. Lot 48, Pl. 160A, 55/323 Bush Street.....	234.55	10.86	245.41
37.	Gleason Henderson	Roll 10-77 Lot 250, Plan 160A, S.S. Centre St., 66/132.....	523.08	18.08	541.16
38.	Gleason Henderson	Roll 10-78 Lot 251, Pl. 160A, Centre St....	508.97	17.72	526.69
39.	Victor McMaster	Roll 10-171 Lot 150-154 incl., Pl. 160A, 64 ft. per lot, Water Street.....	17.07	5.43	22.50
40.	Gleason Henderson	Roll 10-253 Lot 125, Pl. 160A, 120 Queen St. S.S. 50/165.....	762.36	24.06	786.42
41.	Carl McMillan	Roll 10-256 Lot 128, Pl. 160A, 126 Queen St. S.S. 50/165.....	416.87	15.42	432.29
42.	Amelia Holland	Roll 10-267 Lots 139 & 140, N. ½, Plan 160A, 152 Queen St., 100/100.....	618.67	20.47	639.14
43.	Gleason Henderson	Roll 10-287-1 N. Pt. Lot 84, Pl. 160A, 49.5/112.5 S.S. Simcoe Street.....	33.63	5.84	39.47
44.	Victor McMaster	Roll 10-299 Lots 98, 99, 103, Plan 160A, N. Simcoe St.....	51.17	6.28	57.45
45.	Victor McMaster	Roll 10-300 Lot 101, Pl. 160A, N.S. Simcoe St., 49.5/175.....	13.23	5.33	18.56
46.	Victor McMaster	Roll 10-301 Lot 102, Pl. 160A, 59 Simcoe St.....	13.19	5.33	18.52
47.	Pieter Eras	Roll 11-79 Pt. S.E. ¼ Lot 16, Con. 11, N.W. William St.....	364.19	14.10	378.29
48.	Ernest Thibert	Roll 9-224-1 Pt. W. ½ 2, Con. 1, 130/210 (rear of Lots 48, 49 & 50, Pl. 1300)....	34.11	5.85	39.96
49.	Russell Aiken	Roll 9-157 Lots 57 & 58, Pl. 1420, 50/200	221.36	10.53	231.89

TOWNSHIP OF MEDONTE

50.	Stephen Dalnoki	Roll 3-065 & 3-067 Lots 7 & 9, RD Plan 656.....	\$ 269.99	\$ 11.75	\$ 281.74
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TOWNSHIP OF ORILLIA

51.	Blanchard Messenger	Roll 2-021 Con. 4, S.E. Cor. Lot 14, 82.500 × 264.....	564.50	19.11	583.61
52.	Trustees of Carolyn Hall	Roll 2-058-01 Con. 5, N.E. (Pt.) Cor. Lot 15.....	29.82	5.75	35.57
53.	Henry Meyer	Roll 4-024-0036 Pl. R927, Lot 28.....	74.51	6.86	81.37
54.	W. Winkels	Roll 4-024-0037 Pl. R927, Lot 29.....	74.51	6.86	81.37
55.	W. Winkels	Roll 4-024-0038 Pl. R927, Lot 30.....	74.51	6.86	81.37
56.	W. Winkels	Roll 4-024-0039 Pl. R927, Lot 31.....	74.51	6.86	81.37
57.	Allan Fowler	Roll 4-032 Con. 1, N.W. ¼ Lot 4, 50 acres	653.40	21.33	674.73
58.	Wm. Middleton	Roll 4-077 Con. 2, W. ½ Lot 5, 25 acres.	305.43	12.64	318.07
59.	Stephen Shirk	Roll 5-087 Con. 5, Pt. S.W. ¼ Lot 2, 250 acres.....	121.53	8.04	129.57
60.	Henry Fountain	Roll 5-090 Con. 5, Pt. Lot 2, 10 acres....	207.46	10.19	217.65
61.	A. Seligman	Roll 7-066 Pl. 1070, Lot 4.....	582.90	19.57	602.47
62.	Gordon Green	Roll 7-262 Pl. 1328, Lot 20.....	226.79	10.67	237.46
63.	Edith May Reed	Roll 7-386 Pl. 811, Lot 58.....	889.83	27.25	917.08
64.	F. Rhyndress	Roll 7-403 Pl. 811, Lot 75.....	430.17	15.75	445.92
65.	Hugh O'Neil	Roll 7-523 Pl. 811, Lot 223.....	373.89	14.35	388.24
66.	Heinrich Geisler	Roll 8-222 Con. 11, S.W. ¼ Lot 11, 50 acres.....	3,138.75	83.47	3,222.22
67.	Heinrich Geisler	Roll 8-223 Con. 11, N.W. ¼ Lot 11, 50 acres.....	223.50	10.59	234.09
68.	Agnes Henderson	Roll 8-269 Con. 12, W. ½ Lot 7, 50 × 150	78.21	6.95	85.16
69.	John Dean	Roll 9-668-01 Con. 17, Pt. Lot 11, 132 × 200.....	1,138.09	33.45	1,171.54
70.	John Dean	Roll 9-686 Pl. 644, Lot 11.....	156.45	8.91	165.36
71.	A. Rusling	Roll 12-184 Con. 1, Pt. E. ½ Lot 8, 98 acres.....	1,315.14	37.88	1,353.02

TOWNSHIP OF ORO

72.	Edward Willoughby	Roll 3-149 S. Pt. E. ½ Lot 16, Con. 4, 88 acres.....	431.59	15.79	447.38
73.	Peter McGuire	Roll 4-071 Pt. Lot 10, Con. 7, 98 × 100, Pl. 1145.....	300.58	12.51	313.09
74.	Donald A. Beaton	Roll 6-025-01 Pt. N. ½ Lot 1, Con. 8, 48.5 acres.....	556.09	18.90	574.99
75.	Helmut Meyer	Roll 6-243 Lot 5, Con. 14, 100 × 150, Pl. 1310.....	52.95	6.32	59.27
76.	Lewis J. Getgood	Roll 7-226 Pt. E. ½ Lot 26, Con. 7, 50 × 400.....	358.41	13.96	372.37
77.	Shirley Shelswell	Roll 7-299 Lot 75, Con. 7, Pl. 967, 100 × 150.....	54.54	6.36	60.90
78.	Shirley Shelswell	Roll 7-302 Lot 78, Con. 7, Pl. 967, 139 × 150.....	310.98	12.77	323.75
79.	George Weisz	Roll 7-581 Pt. S. ½ Lot 21, Con. 9, 100 acres.....	1,966.67	54.17	2,020.84
80.	John Oates	Roll 7-623 Lots 7, 8 & W. 25' of 9, Con. 9, 225 × 132, Pl. 935.....	1,666.17	46.65	1,712.82
81.	Rosabelle Oates	Roll 7-635 Lots 20 & 31, Con. 9, 200 × 100, Pl. 935.....	214.68	10.37	225.05
82.	Aleksander Randsalu	Roll 7-708 Lot 65, Con. 9, 104 × 150, Pl. 1291.....	27.43	5.69	33.12
83.	Frederick Morrison	Roll 8-191 Lot 35, Con. 11, 100 × 150, Pl. 1488.....	107.36	7.68	115.04
84.	A. Beek	Roll 8-306 Lot 150, Con. 11, 100 × 150, Pl. 1488.....	28.62	5.71	34.33
85.	Norman Guthrie	Roll 8-494 Lot 45, Con. 13, 60 × 214, Pl. 952.....	799.38	24.98	824.36

86.	Allan Halliday, Tom Statham	Roll 8-609 Lot 24, Con. 14, 131 × 198, Pl. 640.....	\$ 417.37	\$ 15.43	\$ 432.80
87.	Joseph Madigan	Roll 9-247 Lot 18, Con. 4, 50 × 150, Pl. 712.....	53.93	6.35	60.28
88.	Brian Caspi	Roll 10-121 Pt. N.W. Cor. Lot 40, Con. 1, 168 × 218.....	1,673.37	46.83	1,720.20
89.	Estate of James Lidgold	Roll 10-142 W. ½ Lot 18, Con. 2, 44 acres	238.33	10.96	249.29

TOWNSHIP OF TECUMSETH

90.	Stewart Reynolds	Roll 3-113 Pt. E. ½ Lot 10, Con. 7, 145 × 130.....	1,685.18	47.13	1,732.31
91.	Joan Scott	Roll 3-041 Pt. N. ½ Lot 4, Con. 6, 10.01 acres.....	321.85	13.05	334.90
92.	John Smith	Roll 6-045-01 N.W. Cor. Lot 23, Con. 12, 6½ acres.....	658.73	21.47	680.20
93.	Marjorie Webster	Roll 1-106 N.E. Pt. Lot 6, Con. 2, 11.23 acres.....	62.86	6.57	69.43
94.	Stanley E. Beck	Roll 2-139 N.W. Pt. Lot 17, Con. 2, 12.193 acres.....	2,268.52	61.71	2,330.23
95.	Clifford Braden	Roll 6-113 Lot 19, Con. 15, 33 acres.....	1,266.56	36.66	1,303.22
96.	George T. Brown	Roll 1-064 S.W. Pt. Lot 11, Con. 1, 10 acres.....	219.42	10.48	229.90
97.	Lloyd Campbell	Roll 4-170 Pt. N. ½ Lot 24, Con. 9, 200 × 409.860.....	3,938.11	103.45	4,041.56
98.	Mrs. Wm. Campsall	Roll 5-152 Pt. S. ½ Lot 9, Con. 13, 1 acre	55.37	6.38	61.75
99.	Domenico Galati	Roll 1-214-03 Pt. S.W. ½ Lot 12, Con. 4, 10.01 acres.....	251.41	11.28	262.69
100.	Robert Greer	Roll 1-011 Pt. N. ½ Lot 1, Con. 1, 208.710 × 208.710.....	349.48	13.74	363.22
101.	Gordon Halbert	Roll 4-165 Pt. N. ½ Lot 24, Con. 9, 100 × 335.....	357.92	13.95	371.87
102.	George Holland	Roll 2-229-01 Pt. N. ½ Lot 19, Con. 4, 140.000 × 110.880.....	122.04	8.05	130.09
103.	Kaptyn Holdings	Roll 3-100 S.E. Pt. N. ½ Lot 8, Con. 7, 13 acres.....	251.04	11.28	262.32
104.	Kaptyn Holdings	Roll 3-103 Pt. N. ½ Lot 9, Con. 7, 72 acres	1,721.42	48.03	1,769.45

TOWNSHIP OF WEST GWILLIMBURY

105.	Robert Appleby	Roll 4-107-00 Pl. 123, Lots 6 & 7 of Block B, 165 × 132.....	728.68	23.21	751.89
106.	Vincenzo Astra	Roll 5-022-00 Con. 4, Pt. N. ½ Lots 7 & 8, 10.430 acres.....	93.33	7.33	100.66
107.	Walter Cosmann	Roll 4-103-00 Pl. 123, Lots 6 & 7 of Block E, 165 × 132.....	99.49	7.49	106.98
108.	Albino Dalsass	Roll 3-064-00 Con. 9, Pt. S. ½ Lot 7, 27.853 acres.....	141.59	8.54	150.13
109.	Leighton Davies	Roll 5-009-00 Con. 4, S. ½ Lot 9, 7.115 acres.....	1,607.03	45.18	1,652.21
110.	Wilhem Dreiser	Roll 4-189-00 Con. 15, Pt. Lot 21, .799 acres.....	417.37	15.43	432.80
111.	Giovanni Ferri	Roll 4-026-00 Con. 13, N.E. ¼ Lot 19, 10.24 acres.....	31.03	5.78	36.81
112.	John Foreman	Roll 3-249-00 Con. 12, S. ½ Lot 13, 94.5 acres.....	822.08	25.55	847.63
113.	Guiseppe Gabeli	Roll 3-087-00 Con. 9, Pt. S. ½ Lot 11, 11.202 acres.....	116.10	7.90	124.00
114.	Horst Gasper	Roll 4-240-00 Con. 13, N.E. ¼ Lot 19, 10.21 acres.....	32.39	5.81	38.20
115.	Vincenzo Granato	Roll 4-143-00 Con. 14, Pt. Lot 9, 25.00 acres.....	160.32	9.01	169.33
116.	Raymond Haines	Roll 1-135-00 Con. 6, Pt. N. ½ Lot 2, .47 acres.....	2,036.87	55.92	2,092.79

117.	Quiriano Lattavo	Roll 4-025-00 Con. 13, N.E. $\frac{1}{4}$ Lot 19, 10.23 acres.....	\$ 88.95	\$ 7.22	\$ 96.17
118.	Marjory Mayo	Roll 1-020-00 Con. 2, Pt. Lot 1, 4.35 acres	137.96	8.45	146.41
119.	Antonio Mirando	Roll 2-044-00 Con. 9, Pt. N. $\frac{1}{2}$ Lot 5, Parcel 5—10.394 acres.....	110.56	7.76	118.32
120.	Vincenzo Mireni	Roll 5-191-00 Con. 7, Pt. S. $\frac{1}{2}$ Lot 9, 10.206 acres.....	36.01	5.90	41.91
121.	Albinia Morgis	Roll 4-061-03 Pl. 715, Pt. 22, 23, 24, .17 acres.....	7.45	5.25	12.70
122.	Ante Pavicic	Roll 5-207-00 Con. 7, Pt. Lot 7, 10.001 acres.....	61.11	6.53	67.64
123.	Tony Pirritano	Roll 6-086-00 Pl. 866, Pt. Lot 14, 7.9 acres	1,006.52	30.16	1,036.68
124.	Emilio Presutti	Roll 2-052-00 Con. 9, Pt. N. $\frac{1}{2}$ Lot 6, 10.318 acres.....	32.40	5.81	38.21
125.	Guiseppe Puglisi	Roll 3-055-00 Con. 9, Pt. S. $\frac{1}{2}$ Lot 11, Parcel 1—10.399 acres.....	89.44	7.24	96.68
126.	Joseph Sinopoli	Roll 3-088-00 Con. 9, Pt. S. $\frac{1}{2}$ Lot 11, 11.251 acres.....	3.71	5.25	8.96
127.	George Taleporos	Roll 3-052-00 Con. 9, Pt. S. $\frac{1}{2}$ Lot 11, Parcel 4—10.399 acres.....	126.68	8.17	134.85
128.	Harvey Tripp	Roll 6-058-00 Con. 2, Pt. Lot 7, 1.00 acre	1,067.53	31.69	1,099.22
129.	Nancy Vanderkooi	Roll 6-033-02 Con. 1, Pt. Lot 5, 16.33 acres.....	1,640.85	46.02	1,686.87
130.	Hyman Weiss	Roll 5-037-00 Con. 4, Pt. S. $\frac{1}{2}$ Lot 8, 10.294 acres.....	3.64	5.25	8.89
131.	Peter Woytowich	Roll 6-120-00 Lot 9, Plan 848, E/S Wanda St., 10.00 acres.....	113.36	7.83	121.19

TOWNSHIP OF TOSORONTIO

132.	Michael J. Delaney (Trustee)	Roll 2-026 E. $\frac{1}{2}$, & E. $\frac{1}{2}$ of W. $\frac{1}{2}$ Lot 9, Con. 5, 150 acres.....	2,931.76	78.29	3,010.05
133.	Transcontinental Townsite Co. Ltd.	Roll 3-192-01 Pt. Lot 15, Con. 5, Pt. Lot 30, Con. 2, Pt. Lot 30, Con. 3, 3.049 acres	81.68	7.04	88.72
134.	Gordon Helmkay	Roll 5-020 S. Pt. W. $\frac{1}{2}$ Lot 33, Con. 1, 39 acres.....	359.86	14.00	373.86
135.	Estate of R. Little	Roll 4-142-02 Pl. 279, E. Pt. Lot 6, Con. 3, 37' \times 132'—112 acre.....	47.18	6.18	53.36
136.	Archibald Looker	Roll 0-034 Pt. E. $\frac{1}{2}$ Lot 33, Con. 1, 131.19 \times 294.33—132.08 \times 328.71.....	302.62	12.56	315.18
137.	Dorothy (Dollie) Lawson	Roll 5-076 Pt. W. $\frac{1}{2}$ Lot 33, Con. 2, 115 \times 103 & 110 \times 68.....	121.17	8.03	129.00

TOWNSHIP OF VESPRA

138.	Roland Gosselin	Roll 6-057-04 Pt. W. $\frac{1}{2}$ Lot 20, Con. 8, 80 \times 308.01 Av.....	1,053.94	31.35	1,085.29
139.	Charles Oakes	Roll 6-093-03 Pt. S.E. $\frac{1}{4}$ Lots 24 & 25, Con. 8, 60 \times 360.....	440.13	16.00	456.13

TOWNSHIP OF SUNNIDALE

140.	Ruth Pengelly	Roll 1-17 Pt. S. $\frac{1}{2}$ Lot 3, Con. 1, 540 \times 160 \times 290 \times irregular.....	58.80	6.47	65.27
141.	Samuel Coulter	Roll 1-20 N. Pts. 2 & 3, Con. 1, 50 acres..	322.39	13.06	335.45
142.	Alice Abbott	Roll 1-105 Pt. Lot 6, Pl. 1425, 54 \times 42.98 \times 115'.....	204.68	10.12	214.80
143.	Mervin Johnston	Roll 1-112 S. $\frac{1}{2}$ Lot 21, Con. 1, 100' \times 180'	725.54	23.14	748.68
144.	John Stewart	Roll 1-133 Pt. Lot 22, Con. 1, 60' \times 150'	150.69	8.77	159.46
145.	Kenneth Leader	Roll 1-146 Pt. Lot 23, Con. 1, 107.49 \times 103.92 \times 103.92 \times 100.....	369.91	14.25	384.16
146.	Rachel Stephens	Roll 1-252 N. $\frac{1}{2}$ Lot 2, Con. 3, 100 acres	721.19	23.03	744.22
147.	Harold Bell	Roll 2-3 N. $\frac{1}{2}$ of W. $\frac{1}{2}$ Lot 1, Con. 4, 8.42 acres.....	523.78	18.09	541.87
148.	Lloyd Patton	Roll 2-27 N. $\frac{1}{2}$ Lot 4, Con. 4, 1 $\frac{1}{2}$ acres..	48.33	6.21	54.54

149.	Robert Rawn	Roll 2-33 W. $\frac{1}{2}$ Lot 7, Con. 4, 266.21 \times 339.31.....	\$ 216.80	\$ 10.42	\$ 227.22
150.	Frank Monkhouse	Roll 2-160 Pt. 21 WSR, Con. 4, $\frac{1}{2}$ acre...	217.85	10.45	228.30
151.	Austin Bowman	Roll 2-185 S. $\frac{1}{2}$ Lot 20, Con. 4, 100 acres	154.76	8.87	163.63
152.	Gysbertus Schaly	Roll 2-237 S. $\frac{1}{2}$ Lot 20 & E. 25 acres, N. $\frac{1}{2}$ Lot 20 ESR, 140 acres, Con. 5.....	1,272.58	36.81	1,309.39
153.	Joseph Pregel	Roll 2-246 Lot 19, Con. 5, 100 acres....	206.63	10.16	216.79
154.	Frank Scott	Roll 3-42 Lot 1, Con. 9, 98 acres.....	842.76	26.07	868.83
155.	Theodore Weel	Roll 3-71 N. Gore of Lot 13, Con. 9, 72 acres.....	202.97	10.07	213.04
156.	Theodore Weel	Roll 3-72 N. Pt. 14, Con. 9, 30 acres....	93.17	7.33	100.50
157.	Theodore Weel	Roll 3-118 W. Pt. Lot 12, Con. 10, 80 acres	1,507.58	42.69	1,550.27
158.	Theodore Weel	Roll 3-119 E. $\frac{1}{2}$ Lot 12, Con. 10, 101 acres	2,333.03	63.32	2,396.35
159.	Edward Gordon	Roll 3-127 E. Pt. Lot 16, Con. 10, & Gore Lot 17, Con. 10, 111.95 acres.....	2,331.06	63.28	2,394.34
160.	Morley Maginn	Roll 2-143 Pt. 11 WSR, Con. 11, 344 acres	576.70	19.42	596.12
161.	Pasquale Colangelo	Roll 3-167 E. $\frac{1}{2}$ Lot 13, Con. 11, 97 acres	1,051.04	31.28	1,082.32
162.	Beattie Bros.	Roll 3-177 W. $\frac{1}{2}$ Lot 2, Con. 12, 100 acres	5.91	5.25	11.16
163.	Beattie Bros.	Roll 3-178 E. $\frac{1}{2}$ Lot 2, Con. 12, 100 acres	3.98	5.25	9.23
164.	Jack Silverthorne	Roll 3-185 S. $\frac{1}{2}$ Lot 7, Con. 12, 99.61 acres	1,127.57	33.29	1,160.86
165.	Keith Harvey	Roll 3-188 S. $\frac{1}{2}$ Lot 7, ESR, Con. 12, 99.61 acres.....	1,509.82	42.74	1,552.56
166.	Vito Recchia	Roll 3-316 Lot 50, Pl. 1471, 106 \times 145...	49.98	6.25	56.23
167.	Domenico Strati	Roll 3-327 Lot 61, Pl. 1471, 106 \times 145...	126.73	8.17	134.90
168.	Frank Sannuto	Roll 3-334 Lot 68, Pl. 1471, 106 \times 145...	126.73	8.17	134.90
169.	Antonio Denicola	Roll 3-357 Lot 91, Pl. 1471, 85 \times 191...	34.04	5.85	39.89
170.	Isabelle Robinson	Roll 3-374-1 Pt. 3, Con. 14, designated as Pt. 1, Ref. Pl. 627.....	37.15	5.93	43.08
171.	International X Ray Co. Ltd.	Roll 3-374-2 Pt. 3, Con. 14, designated as Pt. 2, Ref. Pl. 627.....	51.43	6.28	57.71
172.	Isabelle Robinson	Roll 3-374-3 Pt. 3, Con. 14, designated as Pt. 3, Ref. Pl. 627.....	31.98	5.80	37.78
173.	International X Ray Co. Ltd.	Roll 3-374-4 Pt. 3, Con. 14, designated as Pt. 4, Ref. Pl. 627.....	51.43	6.28	57.71
174.	Isabelle Robinson	Roll 3-374-5 Pt. 3, Con. 14, designated as Pt. 5, Ref. Pl. 627.....	42.31	6.06	48.37
175.	International X Ray Co. Ltd.	Roll 3-374-6 Pt. 3, Con. 14, designated as Pt. 6, Ref. Pl. 627.....	82.82	7.07	89.89
176.	Isabelle Robinson	Roll 3-374-7 Pt. 3, Con. 14, designated as Pt. 7, Ref. Pl. 627.....	36.45	5.91	42.36
177.	International X Ray Co. Ltd.	Roll 3-374-8 Pt. 3, Con. 14, designated as Pt. 8, Ref. Pl. 627.....	49.41	6.23	55.64
178.	R. Copps	Roll 3-374-9 Pt. 3, Con. 14, designated as Pt. 9, Ref. Pl. 627.....	36.01	5.90	41.91
179.	Isabelle Robinson	Roll 3-374-10 Pt. 3, Con. 14, designated as Pt. 10, Ref. Pl. 627.....	36.01	5.90	41.91
180.	International X Ray Co. Ltd.	Roll 3-374-13 Pt. 3, Con. 14, designated as Pt. 13, Ref. Pl. 627.....	62.04	6.55	68.59
181.	Isabelle Robinson	Roll 3-374-14 Pt. 3, Con. 14, designated as Pt. 14, Ref. Pl. 627.....	25.11	5.63	30.74
182.	International X Ray Co. Ltd.	Roll 3-374-15 Pt. 3, Con. 14, designated as Pt. 15, Ref. Pl. 627.....	38.07	5.95	44.02
183.	R. Copp	Roll 3-374-16 Pt. 3, Con. 14, designated as 16, Ref. Pl. 627.....	25.11	5.65	30.76
184.	Isabelle Robinson	Roll 3-374-17 Pt. 3, Con. 14, designated as 17, Ref. Pl. 627.....	36.45	5.91	42.36
185.	International X Ray Co. Ltd.	Roll 3-374-18 Pt. 3, Con. 14, designated as 18, Ref. Pl. 627.....	51.11	6.28	57.39
186.	Isabelle Robinson	Roll 3-374-19 Pt. 3, Con. 14, designated as 19, Ref. Pl. 627.....	39.86	6.00	45.86
187.	Ted. Gordon	Roll 3-375 Pt. 3 & 4 ESR, Con. 14, 16.78 acres.....	1,325.29	38.13	1,363.42
188.	Lewis Allen	Roll 3-397 N. $\frac{1}{2}$ Lot 10, Con. 14, 98.5 acres.....	1,256.58	36.41	1,292.99
189.	Rep. of John Weatherall	Roll 3-392 S. $\frac{1}{2}$ Lot 9, Con. 14, 80 acres..	305.42	12.64	318.06

190.	Albert Goodes	Roll 3-398 Pt. N. $\frac{1}{2}$ Lot 10, Con. 14, .25 acres.....	\$ 291.41	\$ 12.28	\$ 303.69
191.	Edwin Down	Roll 3-409 Easterly 15 acres of N. $\frac{1}{2}$ Lot 8, Con. 15, 15 acres.....	210.58	10.26	220.84
192.	J. K. Jowett	Roll 3-427 S. 4 acres of the centre 25 acres of the W. $\frac{1}{2}$ Lot 8, Con. 16, 4 acres....	179.66	9.46	189.12

VILLAGE OF PORT McNICOLL

193.	Alfred Boecher	Roll 805-00 Pl. 544, Lots 267 & 268, 80' \times 118'.....	1,432.57	40.81	1,473.38
194.	Bruce R. Duncan	Roll 999-11 Lease Pt. Lots 16 & 17 C.P.R., Con. 6, 3.03 acres.....	520.82	18.02	538.84
195.	Estate of Mrs. Helen Houde	Roll 890-00 Lot 29, Plan 946, 60' \times 139.82'	216.99	10.42	227.41
196.	Mrs. Margaret Jones	Roll 290-00 Lot 233, W. 30' Lot 234, Pl. 558, 67' \times 118'.....	167.19	9.18	176.37
197.	Jorma Palomaki	Roll 339-00 Pt. Lot 177, Pt. Lot 178, Lot 179, Pt. Lot 180, Pl. 558, 190' \times 118'...	253.52	11.34	264.86
198.	Jorma Palomaki	Roll 289-00 E. 7' Lot 234, Lot 235 & W. 23' Lot 236, 67' \times 118', Pl. 558.....	167.20	9.18	176.38
199.	Jorma Palomaki	Roll 319-00 Lots 182 & 183, Pl. 558, 72' \times 118'.....	114.25	7.86	122.11
200.	Arthur Parfremont	Roll 048-00 Lots 97 & 98, Pl. 544, 80' \times 170'.....	175.55	9.39	184.94

VILLAGE OF TOTTENHAM

201.	Midor Enterprises	Roll 201-01 Lots 1 & 2, Pl. 341.....	5,436.68	140.92	5,577.60
202.	John Joseph Crosbie	Roll 245 S. Pt. Lot 41, Pl. 341.....	390.80	14.77	405.57
203.	Peter DeWeerd	Roll 268-93 S. $\frac{1}{2}$ Lot 16, Pl. 1548.....	854.68	26.37	881.05

VILLAGE OF COLDWATER

204.	Herbert Roberts	Roll 1101 Pl. 307, N. $\frac{1}{2}$ Lot 1, River St. N. east side, 60' \times 182'.....	151.96	8.80	160.76
205.	Herbert Roberts	Roll 1855 Con. 12, Pt. Lot 23, River Bank, 275' \times 25'.....	87.17	7.18	94.35

VILLAGE OF COOKSTOWN

206.	Nick Garancsi	Roll 1-094 Con. 11, E. Pt. Lot 1, George St., 125.6 \times 30 \times 62 \times 132 irr.....	203.26	10.08	213.34
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VILLAGE OF CREEMORE

207.	Vince Cahoon	Roll 1-320-00 Pt. 13 & 14, N/S Elizabeth St., 32 \times 140 \times irr.....	377.82	14.44	392.26
208.	Walter Fisher	Roll 1-202-00 Pt. Lot 21, N/S Francis St., 66 \times 165.....	75.80	6.89	82.69

VILLAGE OF ELMVALE

209.	Jack Fowler	Roll 001-521-00 Lot 101, Pl. 448.....	200.69	10.02	210.71
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VILLAGE OF WASAGA BEACH

210.	Milford J. Maharg	Roll 2-227 (Con. 16, Pt. Lot 5) Unreg. Hoffman Pl. Lot 5, Blk. G, 50 \times 125....	250.75	11.27	262.02
211.	Margaret Laughlin	Roll 2-425 Pl. 799, Lot W. Pt. Blk. A, 57 \times Irr.....	1,981.87	54.55	2,036.42
212.	Ronald Gravel	Roll 2-513 Pl. 815, Lot N. Pt. 53, S. Pt. 54, 69 \times 275.....	482.43	17.06	499.49
213.	Sandra Greeley	Roll 4-567 Pl. 1343, Lot 26, 176.6 \times Irr...	111.73	7.79	119.52
214.	Marguerite Richardson	Roll 4-725 Lot S. $\frac{1}{2}$ of 90, Pl. 829, 50 \times 105.....	62.07	6.55	68.62
215.	Bertha W. Selkirk	Roll 2-387-01 Pl. 835, Lot 33, 35 \times 25 \times 39 \times 21.....	13.17	5.33	18.50

VILLAGE OF VICTORIA HARBOUR

216.	Lorne Bressette	Roll 1-289	Pt. Lot 14, Con. 8, E.S. Park	\$ 725.52	\$ 23.14	\$ 748.66
217.	Thomas Corbett	Roll 1-060	Pt. Blk. A, Pl. 483, N.S. Maple St.....	579.30	19.48	598.78
218.	Wayne Fingers	Roll 1-445	Lot 36, Pl. 795, E.S. Park St.	448.27	16.21	464.48
219.	George Gay	Roll 2-017	Blk. A, Plan 1340.....	30.58	5.76	36.34
220.	Lawrence Howe	Roll 1-044	Lot 10, Pl. 483, E.S. Maple St.	520.78	18.02	538.80
221.	Elmer Latondress	Roll 2-095-01	Pt. Lot 1, Pl. 459, N.S. William St.....	219.09	10.48	229.57
222.	Thomas Leavy	Roll 1-524	Lot 23, Pl. 201, N.S. William St.	104.65	7.62	112.27
223.	William Pelletier	Roll 1-221	Lot 68, Pl. 538, Osbourne St.	270.96	11.77	282.73
224.	J. W. Taylor	Roll 1-532	Lot 17, Pl. 201, N.S. John Street	90.38	7.26	97.64

The Adjourned Tax Sale will be held two weeks later, Wednesday, September 26th, 1973.

Dated at Barrie, Ontario, this 18th day of May, 1973.

Published in THE ONTARIO GAZETTE, June 2nd, 1973.

JOHN G. O'DONNELL,
Simcoe County Treasurer.

(9086)

22

MUNICIPALITY OF ARNPRIOR, COUNTY OF RENFREW

To Wit:

BY VIRTUE OF A WARRANT issued by the Mayor, under the seal of the Corporation of the Town of Arnprior, to me directed, having the date of 23rd day of February, 1973, commanding me to levy upon and sell the lands mentioned in the following list of arrears of taxes and costs due thereon, I hereby give notice that unless such arrears of taxes and costs are sooner paid, I shall proceed to sell by public auction the said lands or as much thereof as may be necessary for the payment of the said taxes and costs, at the Council Chambers, Town Hall, Arnprior, on the 7th day of September.

All lands patented.

Dated at Arnprior, Ontario, this 25th day of April, 1973.

G. M. BUFFAM,
Clerk-Treasurer.

Pcl. No.	Name of Owner and Description of Lands	Years in Arrears	Taxes	Advt. Costs	Treas. Comm.	Total
1	Wm. R. and E. Lennox—Plan 32, N.W. ½ Lot 9, 260 Elgin Street.....	1970-71-72	\$ 410.09	\$14.00	\$10.35	\$ 434.44
2	Wm. R. and E. Lennox—Plan 32, E. ½ Lot 10, 260 Elgin Street.....	1970-71-72	667.49	14.00	16.69	698.18
3	George E. and L. D. Ince—Plan 19, Lot 26, John St.....	1970-71-72	42.52	14.00	1.06	57.58
4	John Russell Bell—S. Pt. Lot 33, Plan 7, John St.....	1970-71-72	1023.35	14.00	25.58	1062.93
5	Maria Rychtar—Plan 32, Lot 102, 60 Ida..	1970-71-72	1830.35	14.00	45.76	1890.11

NOTE: A certificate of the Workmen's Compensation Act, R.S.O. 1970, chapter 505, Section 113, was issued against this property the 5th day of April, 1973. Their claim of \$2538.00, plus charges increases this account to \$4555.01.

6	E. and I. Murphy—Plan 40, Lot 13, 59 McDonald St.....	1970-71-72	\$ 890.16	\$14.00	\$22.25	\$ 926.41
7	Palmer Plumbing Supply Ltd.—Plan 40, N. Pt. Lot 42.....	1970-71-72	650.21	14.00	16.25	680.46
8	Clifford Lebrun—W. ½ Pt. Lot 2, Con. 13.	1970-71-72	338.40	14.00	8.46	360.86

(9087)

22

Publications Under The Regulations Act

June 2nd, 1973

THE PLANNING ACT

O. Reg. 279/73.

Restricted Areas—County of Haldimand,

Township of Canborough.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF CANBOROUGH

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single householding unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;

- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Canborough or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 279/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Canborough in the County of Haldimand:

- 1. Lot 1 in Concession III.
- 2. Lots 1 to 13, both inclusive, in the Dochstader Tract.
- 3. Lots 1 to 5, both inclusive, in the former Indian Reserve and still commonly referred to as the Indian Reserve. O. Reg. 279/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this

Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Canborough prior to the day this Order comes into force. O. Reg. 279/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 279/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more—750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 279/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 279/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided
Minimum lot area	20,000 square feet
Minimum lot frontage	100 feet
Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum lot coverage	not to exceed 12 per cent
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 279/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.

Minimum front yard	30 feet
Minimum side yard	15 feet
Minimum rear yard	25 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 279/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	20,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 12 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 279/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 279/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Canborough or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 279/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 279/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 279/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 279/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 279/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Canborough no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 279/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 279/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

(5539)

22

THE PLANNING ACT

O. Reg. 280/73.

Restricted Areas—County of
Haldimand, Township of Dunn.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF DUNN

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or bee-keeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,

- (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Dunn, or

is a road within a registered plan of subdivision or is a road the maintenance of which has been assumed by the Township;

- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 280/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Dunn in the County of Haldimand. O. Reg. 280/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Dunn prior to the day this Order comes into force. O. Reg. 280/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Dunn is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Dunn are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of lots 25 and 26 in Concession IV south of Rainham Road and lots A, B, 1 to 44, 49 to 53, 63 to 103 and 106 to 135, all inclusive, as shown on Registered Plan No. 14473. O. Reg. 280/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 280/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Dunn or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 280/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN RIVERS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 280/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 280/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 280/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 280/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centre-line of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 280/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Dunn, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 280/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 280/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, arenas, halls, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 280/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 280/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 280/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 280/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 280/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet

Minimum ground floor area for dwellings one storey — 1,000 square feet,
one and one-half storeys or more — 750 square feet

O. Reg. 280/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn, chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 300 feet
Minimum side yard 150 feet
Minimum rear yard 150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 280/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard 25 feet
Minimum side yard 10 feet on one side and 4 feet on the other side
Minimum rear yard 25 feet
Maximum height not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 280/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 280/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 280/73, s. 23.

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools;
- (e) retail stores with a maximum floor area of 2,500 square feet;
- (f) service shops with a maximum floor area of 2,500 square feet;

- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) funeral homes;
- (i) churches;

- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith; and
- (k) public parks or playgrounds and uses accessory thereto. O. Reg. 280/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 280/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 280/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, service shops, offices, funeral homes and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 280/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 280/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 280/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 280/73, s. 30.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 281/73.

Restricted Areas—County of
Haldimand, Township of Moulton.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF MOULTON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;

- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;

- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Moulton or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 281/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Moulton in the County of Haldimand:

- (a) Lots 1 to 14, both inclusive, in Concession I from Lake Erie.
- (b) Lot 1 in Concession II from Lake Erie.
- (c) Lots 8 to 24, both inclusive, in the First Range from the Grand River and those parts of lots 6 and 7 in the First Range from the Grand River within the Corporation of the Township of Moulton. O. Reg. 281/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Moulton prior to the day this Order comes into force. O. Reg. 281/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 281/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet

Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 281/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm

and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 281/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	25 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 281/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	½ acre	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 281/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 281/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 281/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Moulton or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 281/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 281/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 281/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 281/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 281/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Moulton no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 281/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN
CREEKS AND RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and Maple Creek and their tributaries and their respective high water marks or between the Grand River and Maple Creek and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River and Maple Creek or from the centreline of their tributaries, whichever is the greater. O. Reg. 281/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 282/73.

Restricted Areas—County of Haldimand,
Township of Rainham.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF RAINHAM

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Rainham or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 282/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Rainham in the County of Haldimand:

Lots 1 to 25, both inclusive, in Concession I Saving and Excepting those parts of lots 1, 8, 12, 13, 18 and 19, shown on maps filed in the office of the Registrar of Regulations at Toronto as Nos. 1552 and 1553. O. Reg. 282/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Rainham prior to the day this Order comes into force. O. Reg. 282/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 282/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent

Minimum front yard 50 feet, but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet

Minimum side yard 25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet

Minimum rear yard 50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet

Minimum ground floor area for dwellings one storey — 1,000 square feet, one and one-half storeys or more — 750 square feet

Maximum dwelling height not to exceed two and one-half storeys.

O. Reg. 282/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 500 feet

Minimum side and rear yards 250 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 282/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwelling as extended or enlarged comply with the following requirements:

Minimum front yard 40 feet

Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet	Maximum height	Not to exceed two and one-half storeys
Minimum rear yard	40 feet	(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 282/73, s. 7.	

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	20,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 12 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 282/73, s. 8.

ACCESSORY USES		Provincial highway	100 feet
9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements: 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line. 2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 282/73, s. 9.		County roads	78 feet
		Township roads and other roads or street	60 feet.
		O. Reg. 282/73, s. 10.	
BUILDING LINE		PUBLIC SERVICES AND UTILITIES	
10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:		11. Notwithstanding anything contained in this Order,	
		(a) the Township of Rainham, or any local board thereof, as defined in <i>The Municipal Affairs Act</i> ;	
		(b) any ministry, department or agency of the Government of Canada or Ontario;	
		(c) any telephone or telegraph company; and	
		(d) The Hydro-Electric Power Commission of Ontario,	

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 282/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 282/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 282/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 282/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 282/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Rainham, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 282/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between Gates, Wardells, Evans and Hemlock Creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centre-

line of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 282/73, s. 17.

JOHN WHITE
Treasurer of Ontario
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

(5542)

22

THE PLANNING ACT

O. Reg. 283/73.

Restricted Areas—County of Haldimand,
Township of Sherbrooke.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF SHERBROOKE

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;

- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passages and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hair-dressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Sherbrooke, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building

is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 283/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Sherbrooke in the County of Haldimand. O. Reg. 283/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Sherbrooke prior to the day this Order comes into force. O. Reg. 283/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Sherbrooke is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Sherbrooke are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of that part of Lot 5 in Concession III lying on both sides of County Road No. 40 and measured for a distance of 200 feet from the centreline of the County Road and measured 1000 feet southerly from the northerly limit of the said Lot 5. O. Reg. 283/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 283/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Sherbrooke or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 283/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN RIVERS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 283/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 283/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 283/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 283/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 283/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Sherbrooke, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 283/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 283/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, arenas, halls, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Nursing Homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 283/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet.

O. Reg. 283/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 283/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 283/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 283/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 283/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side yard	150 feet
Minimum rear yard	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 283/73, s. 20.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	45 feet	45 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 283/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 283/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet
Maximum height	not to exceed 35 feet

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 283/73, s. 21.

- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools;
- (e) retail stores with a maximum floor area of 2,500 square feet;
- (f) service shops with a maximum floor area of 2,500 square feet;

- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) an eating establishment;
- (i) churches;

- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;
- (k) public parks or playgrounds and uses accessory thereto;
- (l) hotel; and
- (m) motel. O. Reg. 283/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more —750 square feet	one storey—1,000 square feet one and one-half storeys or more —750 square feet

O. Reg. 283/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	132 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	35 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 283/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, service shops, offices, hotels, motels, eating establishments and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 283/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 283/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 283/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 283/73, s. 30.

JOHN WHITE
*Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 284/73.

Restricted Areas—County of Haldimand,
Township of South Cayuga.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF HALDIMAND, TOWNSHIP OF SOUTH CAYUGA

INTERPRETATION

1. In this Order,

- (a) “accessory”, when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) “agricultural use” means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) “dwelling unit” means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary

facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;

- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;

- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the said lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of South Cayuga or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 284/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of South Cayuga in the County of Haldimand. O. Reg. 284/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of South Cayuga prior to the day this Order comes into force. O. Reg. 284/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 284/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	25 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwelling	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys.

O. Reg. 284/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 284/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	25 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 284/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot coverage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 284/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 284/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 284/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of South Cayuga or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 284/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 284/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 284/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 284/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 284/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of South Cayuga no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 284/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN RIVERS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Grand River and its tributaries and their high water mark or between the Grand River and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Grand River or from the centreline of its tributaries, whichever is the greater. O. Reg. 284/73, s. 17.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

(5544)

22

THE PLANNING ACT

O. Reg. 285/73.

Restricted Areas—County of
Haldimand, Township of Walpole.
Made—May 14th, 1973.
Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
HALDIMAND, TOWNSHIP OF WALPOLE

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building

or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single householding unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Haldimand or the Township of Walpole or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 285/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Walpole in the County of Haldimand, SAVING AND EXCEPTING the following lands:

- (a) Lots 1 to 4, both inclusive, in Concession I, SAVING AND EXCEPTING the lands shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (b) Lots 1 to 4, both inclusive, in concessions II, III, IV and V.
- (c) Those parts of lots 5 and 6 in concessions I and II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (d) Lots 7, 8, 9 and 10 in Concession I, SAVING AND EXCEPTING that part of Lot 10 in Concession I as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (e) Lots 9 and 11 in Concession II and the north half of Lot 10 in Concession II;
- (f) Lots 9 and 10 in Concession III and the west half of Lot 11 in Concession III;
- (g) Those parts of Lot 24 in concessions I and II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (h) Those parts of Lots 18 and 19 in concessions II and III, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (i) Those parts of Lots 9 and 10 in concessions X and XI, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554;
- (j) Those parts of lots 6 and 7 in concessions XIV and XV, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1554. O. Reg. 285/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Walpole prior to the day this Order comes into force. O. Reg. 285/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 285/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	50 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 285/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, farm greenhouses, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard 300 feet

Minimum side and rear yards 150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 285/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard 30 feet

Minimum side yard 10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet

Minimum rear yard 35 feet

Maximum height Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 285/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 285/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 285/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 285/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Walpole or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 285/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 285/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 285/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 285/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 285/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Walpole no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 285/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Nanticoke, Sandusk, Dry Stoney and Hemlock creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 285/73, s. 17.

JOHN WHITE
*Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs*

Dated at Toronto, this 14th day of May, 1973.

(5545)

22

THE PLANNING ACT

O. Reg. 286/73.

Restricted Areas—County of Norfolk,

Township of Charlotteville.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF
CHARLOTTEVILLE

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
- (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;

- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;
- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Charlotteville, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 286/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Charlotteville in the County of Norfolk. O. Reg. 286/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Charlotteville prior to the day this Order comes into force. O. Reg. 286/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Charlotteville is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of Charlotteville are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of parts of lots 1 and 2 in Concession B; parts of lots 1, 2, 6 and 7 in Concession A; part of Lot 6 in Concession 1; parts of lots 19, 20 and 21 in Concession III; parts of lots 19, 20 and 21 in Concession IV; parts of lots 12 and 13 in Concession V; parts of lots 12 and 13 in Concession VI; parts of lots 2 and 3 in Concession XI; and parts of lots 2 and 3 in Concession XII shown on the map filed in the office of the Registrar of Regulations at Toronto as No. 1555. O. Reg. 286/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans, and where uncertainty exists as to the boundary of any zone, the location of such boundary shall be determined in accordance with the dimensions shown on the scale of the map referred to in section 4. O. Reg. 286/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Charlotteville, or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 286/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Dedrich, Fishers, Mud, Trout and Young Creeks and their respective tributaries and their flood line as defined by the Big Creek Conservation Authority or between these creeks and their tributaries and a line parallel to and at a distance of 150 feet measured at right angles

from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 286/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 286/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 286/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 286/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 286/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Charlotteville, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 286/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 286/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, private clubs and places of entertainment	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 286/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 286/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 286/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 286/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 286/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	onestorey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 286/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side yard	150 feet
Minimum rear yard	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 286/73, s. 20.

- 21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
- | | |
|-------------------|-----------------------|
| Minimum rear yard | 25 feet |
| Maximum height | not to exceed 35 feet |

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 286/73, s. 21.

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 286/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 286/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) hospitals, nursing homes, fraternal organizations and private clubs;
- (e) retail stores with a maximum floor area of 2,500 square feet;

- (f) service shops with a maximum floor area of 2,500 square feet;
- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) places of entertainment;
- (i) churches and schools;
- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;
- (k) public parks or playgrounds and uses accessory thereto; and
- (l) funeral homes. O. Reg. 286/73, s. 24.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 286/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	30 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 286/73, s. 26.

27.—(1) Requirements for schools, retail stores, hospitals, nursing homes, fraternal organizations, private clubs, places of entertainment, service shops, offices, funeral homes and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 286/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 286/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 286/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 286/73, s. 30.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs.

Dated at Toronto, this 14th day of May, 1973.

(5546)

22

THE PLANNING ACT

O. Reg. 287/73.

Restricted Areas—County of Norfolk,

Township of Houghton.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF HOUGHTON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Houghton or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 287/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Houghton in the County of Norfolk:

Lots 1 to 23, both inclusive, in the concessions north and south of Lake Road.
O. Reg. 287/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Houghton prior to the day this Order comes into force. O. Reg. 287/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 287/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	25 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet

Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 287/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	450 feet
Minimum side and rear yards	250 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 287/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	25 feet
Maximum height	Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 287/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 287/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
- 2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
- 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 287/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 287/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Houghton or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 287/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 287/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 287/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 287/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 287/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Houghton no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 287/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between Clear Creek and its tributaries and their high water mark or between Clear Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of Clear Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 287/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

(5547)

THE PLANNING ACT

O. Reg. 288/73.

Restricted Areas—County of Norfolk,
Township of Middleton.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF MIDDLETON

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;

- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (m) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (n) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;

(o) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;

(p) "single-family dwelling" means a separate building containing only one dwelling unit;

(q) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Middleton, or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(r) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 288/73, s. 1.

APPLICATION

2. This Order applies to the following lands in the Township of Middleton in the County of Norfolk:

1. Lots 185, 186 and 187 in Concession I north of the Talbot Road.
2. All those parts of lots 188 and 189 in Concession I north of the Talbot Road within the Corporation of the Township of Middleton.
3. Lots 44 to 48, both inclusive, in Concession II north of the Talbot Road.
4. Lots 44 and 45 in Concession I south of the Talbot Road.
5. Lots 41 to 47, both inclusive, in Concession II south of the Talbot Road.
6. Lots 39 to 46, both inclusive, in Concession III south of the Talbot Road. O. Reg. 288/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which

were approved by The Township of Middleton prior to the day this Order comes into force. O. Reg. 288/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of Middleton is hereby divided into an Agricultural Zone and a Residential Zone.

(2) All of the lands within the Township of Middleton to which this Order applies are included within the Agricultural Zone except the following lands:

Those lands included within the Residential Zone and being composed of:

1. Those parts of lots 44 and 45 in Concession I south of the Talbot Road as shown on Registered Plan No. 296, registered in the Registry Office for the Registry Division of Norfolk.
2. That part of Lot 46 in Concession II south of the Talbot Road, and more particularly described as lots 1 to 6, both inclusive, as shown on Registered Plan No. 345, registered in the Registry Office for the Registry Division of Norfolk, and lots 1 to 28, both inclusive, as shown on Registered Plan No. 397, registered in the said Registry Office for the Registry Division of Norfolk. O. Reg. 288/73, s. 4.

ZONE BOUNDARIES

5. Zone Boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans. O. Reg. 288/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of Middleton, or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Residential Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 288/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or part thereof shall be erected or extended on those lands situated between Big Creek and its tributaries and their respective high water marks or between Big Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of Big Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 288/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 288/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 288/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 288/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 288/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Middleton, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 288/73, s. 12.

FRONT YARD

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Residential Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 288/73, s. 13.

OFF-STREET PARKING

14. No single-family dwelling shall be erected unless a minimum of one parking space or one garage or carport per dwelling unit is provided. O. Reg. 288/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
2. The total coverage of all accessory buildings shall not exceed 5 per cent.
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 288/73, s. 15.

HOME OCCUPATION USES

16. Nothing in this Order prevents the carrying on of a home occupation use in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 288/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 288/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 288/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey — 1,000 square feet, one and one-half storeys or more — 750 square feet

O. Reg. 288/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm, an animal kennel, a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	450 feet
Minimum side and rear yards	250 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership or within one quarter of a mile of a Residential Zone. O. Reg. 288/73, s. 20.

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	15 per cent	30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet
Minimum ground floor area	one storey—1,000 square feet one and one-half storeys or more—750 square feet	one storey—1,000 square feet one and one-half storeys or more—750 square feet

O. Reg. 288/73, s. 24.

Dated at Toronto, this 14th day of May, 1973.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet

(2) Buildings or structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 288/73, s. 21.

PART III

22. This Part applies to the Residential Zone. O. Reg. 288/73, s. 22.

PERMITTED USES

23. Every use of land and every erection or use of buildings or structures within the Residential Zone is prohibited except single-family dwellings and uses, buildings and structures accessory thereto. O. Reg. 288/73, s. 23.

24. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

THE PLANNING ACT

O. Reg. 289/73.

Restricted Areas—County of Norfolk,

Township of South Walsingham.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER
THE PLANNING ACTRESTRICTED AREAS—COUNTY OF
NORFOLK, TOWNSHIP OF
SOUTH WALSINGHAM

INTERPRETATION

1. In this Order,

- (a) "accessory" when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "automobile service station" means a place where,
 - (i) gasoline and oil are kept for retail sale and sold by retail,
 - (ii) only minor and emergency repairs and services may be performed, and
 - (iii) grease, anti-freeze, tires, spark plugs and other automobile parts may be sold as incidental to the above operations;
- (d) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (e) "family" means a person or two or more persons interrelated by bonds of con-

sanguinity, legal adoption or marriage or not more than five persons not so inter-related living together as a single house-keeping unit in one dwelling unit;

- (f) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (g) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (h) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of a building that is nearest to the front lot line;
- (i) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (j) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or,
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (k) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (l) "lot area" means the total horizontal area within the lot lines of a lot;

- (m) "lot coverage" means the percentage of the lot area covered by the ground floor area of all buildings situate on the lot;
- (n) "parking space" means off-street land available for the temporary parking of one motor vehicle and having an area of not less than 200 square feet exclusive of passageways and driveways appurtenant thereto, and giving access thereto, and having vehicular access to a street;
- (o) "public garage" means a building or place where motor vehicles may be repaired, serviced or worked upon, where vehicles may be kept for hire, and where gasoline and oils may be stored or sold by retail;
- (p) "rear yard" means a yard extending across the full width of a lot on which a building is situate and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (q) "service shop" means a building or part of a building, either in conjunction with a retail store or otherwise, where services are provided such as barber shops and hairdressing salons or where facilities are provided for the repair or servicing of goods, commodities, articles or materials, but not the manufacture thereof;
- (r) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (s) "single-family dwelling" means a separate building containing only one dwelling unit;
- (t) "street" means a public highway that is a principal means of access to abutting lots, that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of South Walsingham or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (u) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 289/73, s. 1.

APPLICATION

2. This Order applies to all of the lands in the Township of South Walsingham in the County of Norfolk, Saving and Excepting the following lands:

- (a) Lots 1 to 5, both inclusive, in Concession B and Gore Lot B.

- (b) Lots 1 to 5, both inclusive, in Concession I and Gore Lot C.
- (c) Lots 1 to 5, both inclusive, Lots 9 to 24, both inclusive, in Concession II and Gore Lot D.
- (d) Lots 1 to 5, both inclusive, Lots 9 to 24, both inclusive, in Concession III and Gore Lot E.
- (e) Lots 1 to 5, both inclusive, and Lots 10 to 24, both inclusive, in Concession IV.
- (f) Lots 1 to 5, both inclusive, and Lots 13 to 24, both inclusive, in Concession V, and that part of Lot 12 in Concession V, shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1556.
- (g) Lots 1 to 4, both inclusive, Lots 7 to 10, both inclusive, and Lots 13 to 24, both inclusive, in Concession VI, and that part of Lot 12 in Concession VI, shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1556. O. Reg. 289/73, s. 2.

PART I

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of South Walsingham prior to the day this Order comes into force. O. Reg. 289/73, s. 3.

CLASSIFICATION OF ZONES

4.—(1) For the purposes of this Order, the Township of South Walsingham is hereby divided into an Agricultural Zone and a Hamlet Zone.

(2) All of the lands within the Township of South Walsingham to which this Order applies are included within the Agricultural Zone except the following lands:

Those lands included within the Hamlet Zone and being composed of parts of Lots 24 in Concessions I and II, as shown on maps filed in the office of the Registrar of Regulations at Toronto as No. 1556. O. Reg. 289/73, s. 4.

ZONE BOUNDARIES

5. Zone boundaries coincide with lot lines, street lines, railway rights-of-way or boundaries of registered plans, and where uncertainty exists as to the boundary of any zone, the location of such boundary shall be determined in accordance with the dimensions shown on the scale of the maps referred to in section 4. O. Reg. 289/73, s. 5.

PUBLIC SERVICES AND UTILITIES

6. Notwithstanding anything contained in this Order,

- (a) the Township of South Walsingham or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public use land and erect any building or structure in any zone, notwithstanding that the building, structure or use does not conform with the provisions of this Order in respect of such zone, but in the Hamlet Zone there shall be no exterior storage in yards of goods, materials or equipment. O. Reg. 289/73, s. 6.

LANDS IN THE VICINITY OF CERTAIN CREEKS

7. No building or structure or part thereof shall be erected or extended on those lands situated between the Big, Dedrich and Mud Creeks and their respective tributaries and their high water mark or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 289/73, s. 7.

REBUILDING AND REPAIRS

8.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner, provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 289/73, s. 8.

BUILDINGS TO FRONT ON STREET

9. No person shall erect any building or structure in any zone unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 289/73, s. 9.

ONE SINGLE-FAMILY DWELLING PER LOT

10. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 289/73, s. 10.

BUILDING LINE

11. No building or any part thereof in any zone shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial highways	100 feet
County roads	78 feet
Township roads and other roads or streets	60 feet

O. Reg. 289/73, s. 11.

CERTIFICATE OF OCCUPANCY

12. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of South Walsingham, no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 289/73, s. 12.

FRONT YARD SETBACKS

13. Notwithstanding the provisions of this Order relating to minimum front yard requirements, a building may be erected on any lot in the Hamlet Zone that lies between two existing buildings that are not more than 200 feet apart if its minimum front yard is not less than the average front yards of the two adjacent buildings. O. Reg. 289/73, s. 13.

OFF-STREET PARKING

14. No building listed in column 1 of the following Table shall be erected unless a minimum number of parking spaces are provided in accordance with the requirements set opposite thereto in column 2.

TABLE

COLUMN 1	COLUMN 2
Single-family dwelling	One parking space or one garage or carport per dwelling unit.
Churches, restaurants, hall, private clubs and places of assembly	One parking space for each 5 seats or 10 feet of bench space. Where there are no fixed seats, one parking space for each 100 square feet of floor area devoted to public use.
Hospitals, nursing homes	One parking space for each 2 beds or each 400 square feet of floor area, whichever is the greater.
Offices or other commercial uses	One parking space for each 300 square feet of floor area.

O. Reg. 289/73, s. 14.

ACCESSORY USES

15. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

- 1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than four feet from any lot line.
- 2. The total coverage of all accessory buildings shall not exceed 5 per cent.
- 3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 289/73, s. 15.

HOME OCCUPATION

16. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 289/73, s. 16.

PART II

17. This Part applies to the Agricultural Zone. O. Reg. 289/73, s. 17.

PERMITTED USES

18. Every use of land and every erection or use of buildings or structures within the Agricultural Zone is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 289/73, s. 18.

19. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 30 per cent
Minimum front, side and rear yards	25 feet, but provided that where a farm building or structure abuts a neighbouring residential use, the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 289/73, s. 19.

20.—(1) Notwithstanding the requirements of section 19, a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm or a barn chicken house, stable or other structure for the accommodation of animals or fowl and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	450 feet
Minimum side yard	250 feet
Minimum rear yard	250 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of a Hamlet Zone or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 289/73, s. 20.

21.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	25 feet	(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 289/73, s. 21.
Minimum side yard	10 feet on one side and 4 feet on the other side	
Minimum rear yard	25 feet	
Maximum height	not to exceed 35 feet	

22.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 35 feet	not to exceed 35 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 15. O. Reg. 289/73, s. 22.

PART III

23. This Part applies to the Hamlet Zone. O. Reg. 289/73, s. 23.

PERMITTED USES

24. Every use of land and every erection or use of buildings, or structures within the Hamlet Zone is prohibited except,

- (a) single-family detached dwellings and uses, buildings and structures accessory thereto;
- (b) automobile service stations and public garages;
- (c) dwelling units above retail stores or service shops;
- (d) nursery schools, nursing home, a fraternal lodge, association or institutional hall;
- (e) retail stores with a maximum floor area of 2,500 square feet;

- (f) service shops with a maximum floor area of 2,500 square feet;
- (g) offices with a maximum floor area of,
 - (i) 2,500 square feet in separate buildings, and
 - (ii) 1,000 square feet in part of a building containing another permitted use;
- (h) an eating establishment;
- (i) churches;
- (j) agricultural uses but not including the erection or construction of buildings or structures in connection therewith;
- (k) public parks or playgrounds and uses accessory thereto.

25. Requirements for single-family detached dwellings and uses, buildings and structures accessory thereto are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot frontage	100 feet	75 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum height	not to exceed 30 feet	not to exceed 30 feet
Minimum ground floor area	one storey—1,000 square feet, one and one-half storeys or more—750 square feet	one storey—1,000 square feet, one and one-half storeys or more—750 square feet

O. Reg. 289/73, s. 25.

26.—(1) Requirements for automobile service stations and public garages are established as follows:

Minimum lot frontage	125 feet
Minimum lot area	15,000 square feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	40 feet
Minimum side and rear yards	25 feet

(2) Notwithstanding the front yard requirements established in subsection 1, gasoline pumps may be located in the front yard but not within twenty feet of the front lot line.

(3) Where a service station or public garage abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the rear and side yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 289/73, s. 26.

27.—(1) Requirements for nursery schools, retail stores, nursing homes, fraternal lodges, associations institutional halls, eating establishments, service shops, offices and churches are established as follows:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot width	100 feet	75 feet
Maximum lot coverage	not to exceed 25 per cent	not to exceed 50 per cent
Minimum side yards	½ the height of the building	½ the height of the building
Minimum rear yard	25 feet	25 feet
Maximum height	30 feet	30 feet

(2) Where land to which subsection 1 applies abuts a lot upon which a single-family dwelling is erected, an additional ten feet shall be provided in the side and rear yards that so abut, and this additional land shall be used for no purpose other than landscaping. O. Reg. 289/73, s. 27.

28. Requirements for dwelling units above retail stores or service shops are established as follows:

1. Not more than two dwelling units shall be permitted above one retail store or service shop.
2. Where dwelling units are located above a retail store or service shop, the minimum lot area as required in subsection 1 of section 27 shall be increased by,
 - a. 5,000 square feet where neither sanitary sewers nor municipal water are available; or
 - b. 2,500 square feet where municipal water only is available. O. Reg. 289/73, s. 28.

29. Agricultural buildings existing on the date this Order comes into force may be extended or enlarged subject to the yard requirements established for agricultural buildings in the Agricultural Zone. O. Reg. 289/73, s. 29.

EXISTING UNDERSIZED LOTS

30. Notwithstanding anything in this Order, a vacant lot in the Hamlet Zone held in separate ownership from adjoining parcels on the date this Order comes into force and having less than the minimum lot frontage or area, or both, required by this Order may be used for a purpose permitted in the Hamlet Zone provided all other applicable provisions of this Order are complied with. O. Reg. 289/73, s. 30.

JOHN WHITE
Treasurer of Ontario
and Minister of Economics
and Intergovernmental Affairs.

Dated at Toronto, this 14th day of May, 1973.

(5549)

22

THE PLANNING ACT

O. Reg. 290/73.

Restricted Areas—County of Norfolk,

Township of Townsend.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF TOWNSEND

INTERPRETATION

1. In this Order,

- (a) “accessory”, when used to describe a use, building or structure, means a use, build-

ing or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;

- (b) “agricultural use” means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) “dwelling unit” means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) “family” means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single house-keeping unit and in one dwelling unit;
- (e) “floor area” means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) “frontage” means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;
- (g) “front yard” means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) “ground floor area” means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) “home occupation” means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,

- (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
- (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
- (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist, physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;
- (p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Townsend or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;
- (q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 290/73, s. 1.

APPLICATION

2. This Order applies to all the lands in the Township of Townsend in the County of Norfolk. O. Reg. 290/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Townsend prior to the day this Order comes into force. O. Reg. 290/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 290/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet

Minimum rear yard	25 feet but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey — 1,000 square feet one and one-half storeys or more — 750 square feet
Maximum dwelling height	not to exceed two and one-half storeys

O. Reg. 290/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, broiler plant, a fur farm, slaughterhouse, a riding stable, a mushroom farm and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within one-quarter of a mile of the Village Community of Renton or within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 290/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	50 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 40 feet
Minimum rear yard	25 feet
Maximum height	Not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 8. O. Reg. 290/73, s. 7.

ACCESSORY USES

8. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 290/73, s. 8.

BUILDING LINE

9. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway	100 feet
County roads	78 feet
Township roads and other roads or street	60 feet

O. Reg. 290/73, s. 9.

PUBLIC SERVICES AND UTILITIES

10. Notwithstanding anything contained in this Order,

- (a) the Township of Townsend or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 290/73, s. 10.

REBUILDING AND REPAIRS

11.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 290/73, s. 11.

BUILDINGS TO FRONT ON STREET

12. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 290/73, s. 12.

ONE SINGLE-FAMILY DWELLING PER LOT

13. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 290/73, s. 13.

HOME OCCUPATION

14. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 290/73, s. 14.

CERTIFICATE OF OCCUPANCY

15. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Townsend no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 290/73, s. 15.

LANDS IN THE VICINITY OF CERTAIN CREEKS

16. No building or structure or part thereof shall be erected or extended on those lands situated between the Black Creek and its tributaries and their high water marks or between the Black Creek and its tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of the Black Creek or from the centreline of its tributaries, whichever is the greater. O. Reg. 290/73, s. 16.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics
and Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE PLANNING ACT

O. Reg. 291/73.

Restricted Areas—County of Norfolk,

Township of Woodhouse.

Made—May 14th, 1973.

Filed—May 14th, 1973.

ORDER MADE UNDER THE PLANNING ACT

RESTRICTED AREAS—COUNTY OF NORFOLK, TOWNSHIP OF WOODHOUSE

INTERPRETATION

1. In this Order,

- (a) "accessory", when used to describe a use, building or structure, means a use, building or structure normally incidental or subordinate to the principal use, building or structure located on the same lot and includes the erection of permanent dwellings and other auxiliary buildings necessary for the operation of the principal use;
- (b) "agricultural use" means a use of land, buildings or structures for the purpose of forestry, field crops, fruit farming, market gardening, dairying, animal husbandry, poultry or beekeeping, and such uses as are customarily and normally related to agriculture;
- (c) "dwelling unit" means one or more habitable rooms designed for use by, and occupied by, not more than one family and in which separate kitchen and sanitary facilities are provided for the exclusive use of such family, with a private entrance from outside the building or from a common hallway or stairway inside the building but does not include a single-family detached cottage;
- (d) "family" means a person or two or more persons interrelated by bonds of consanguinity, legal adoption or marriage or not more than five persons not so interrelated living together as a single householding unit and in one dwelling unit;
- (e) "floor area" means the total area of all floors contained within the outside walls of a building, excluding in the case of a dwelling, the floor area of a private garage, porch, verandah, unfinished attic, basement or cellar;
- (f) "frontage" means the width of a lot measured along a line twenty feet back from the street and parallel to the lot line abutting the street;

- (g) "front yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the front lot line to the main wall of the building that is nearest to the front lot line;
- (h) "ground floor area" means the floor area of the lowest storey of a building approximately at or first above the finished grade level excluding any basement or cellar, which area is measured between the exterior faces of the exterior walls at the floor level of the lowest storey;
- (i) "home occupation" means any occupation for gain or support conducted entirely within a dwelling by members of the family residing in the dwelling, provided that,
 - (i) there is no external display or advertising other than a sign having a total display area not exceeding two square feet,
 - (ii) there is no external storage of goods or materials, and not more than 25 per cent of the total floor area is used for the home occupation use, and
 - (iii) there are no persons employed in the dwelling except,
 - a. the members of the family residing in the dwelling, or
 - b. in the case of a dentist physician or veterinarian, a staff of one person;
- (j) "lot" means a parcel of land, described in a deed or other document legally capable of conveying land, or shown as a lot or block on a registered plan of subdivision;
- (k) "lot area" means the total horizontal area within the lot lines of a lot;
- (l) "lot coverage" means the percentage of the lot area covered by the ground floor area of all the buildings situate on the lot;
- (m) "rear yard" means a yard extending across the full width of a lot on which a building is situate, and extending from the rear lot line to the main wall of the building that is nearest to the rear lot line;
- (n) "side yard" means a yard extending from the front yard to the rear yard and from the side lot line to the main wall of a building that is nearest to the side lot line;
- (o) "single-family dwelling" means a separate building containing only one dwelling unit;

(p) "street" means a public highway that is a principal means of access to abutting lots that is under the jurisdiction of the Province of Ontario or the County of Norfolk or the Township of Woodhouse or is a road within a registered plan of subdivision, or is a road the maintenance of which has been assumed by the Township;

(q) "yard" means a space open from the ground to the sky on the lot on which a building is situate unoccupied except for such accessory buildings as are specifically permitted in this Order. O. Reg. 291/73, s. 1.

APPLICATION

2. This Order applies to all of the lands in the Township of Woodhouse in the County of Norfolk, SAVING AND EXCEPTING the following lands:

- (a) Those parts of Lots 13 and 14 in Concession I, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1557.
- (b) Those parts of Lots 9 and 10 in Concession II, as shown on a map filed in the office of the Registrar of Regulations at Toronto as No. 1558.
- (c) Lots 21 to 24, both inclusive in Concession II, Lots 23 and 24 in Concession III, Lot 24 in Concession IV, those parts of Lots 21, 22, 23 and 24 in Concession I, those parts of Lot 21 and 22, in Concession III, those parts of Lots 22 and 23 in Concession IV and those parts of Lots 23 and 24 in Concession V, as shown on a map filed in the Office of the Registrar of Regulations at Toronto as No. 1559. O. Reg. 291/73, s. 2.

GENERAL

3. No land shall hereafter be used and no building or structure shall hereafter be erected or used except in accordance with the terms of this Order, but nothing in this Order prevents the use of any land, building or structure for a purpose prohibited by this Order if such land, building or structure was lawfully used for such purpose on the day this Order comes into force, or prevents the erection or use of any building or structure the plans for which were approved by the Township of Woodhouse prior to the day this Order comes into force. O. Reg. 291/73, s. 3.

PERMITTED USES

4. Every use of land and every erection or use of buildings or structures to which this Order applies is prohibited except an agricultural use, and buildings and structures accessory thereto, including one single-family dwelling used in connection with such agricultural use. O. Reg. 291/73, s. 4.

5. Requirements for agricultural uses and buildings and structures accessory thereto, including one single-family dwelling used in connection with the agricultural use, are established as follows:

Minimum lot area	25 acres
Minimum lot frontage	600 feet
Maximum lot coverage	not to exceed 20 per cent
Minimum front yard	50 feet, but provided that where a farm building or structure, abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum side yard	25 feet, but provided that the minimum side yard of a lot abutting a street shall be 50 feet and where a farm building or structure abuts a neighbouring residential use the farm building shall be set back a minimum of 100 feet
Minimum rear yard	50 feet, but provided that where a farm building or structure abuts a neighbouring residential use the farm building or structure shall be set back a minimum of 100 feet
Minimum ground floor area for dwellings	one storey—1,000 square feet one and one-half storeys or more 750 square feet
Maximum dwelling	not to exceed two and one-half storeys

O. Reg. 291/73, s. 5.

6.—(1) Notwithstanding the requirements of section 5 a building or structure hereafter erected or used for a piggery, a turkey, game bird or chicken farm or hatchery, a fur farm, a mushroom farm, farm greenhouses and an animal kennel and a feed lot area or manure storage area shall meet the following requirements:

Minimum front yard	300 feet
Minimum side and rear yards	150 feet

(2) A building or structure to which subsection 1 applies shall not be located within 1,000 feet of an existing single-family dwelling located on a lot that is under different ownership. O. Reg. 291/73, s. 6.

7.—(1) Single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such single-family dwellings as extended or enlarged comply with the following requirements:

Minimum front yard	50 feet
Minimum side yard	10 feet on one side and 4 feet on the other side provided that the minimum side yard abutting a street shall be 50 feet
Minimum rear yard	50 feet
Maximum height	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family dwellings existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 291/73, s. 7.

8.—(1) Single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such single-family detached cottages as extended or enlarged comply with the following requirements:

	Where Municipal Water and Sanitary Sewers are not provided	Where Municipal Water only is provided
Minimum lot area	15,000 square feet	7,500 square feet
Minimum lot coverage	100 feet	75 feet
Minimum front yard	25 feet	25 feet
Minimum side yard	10 feet on one side and 4 feet on the other side	10 feet on one side and 4 feet on the other side
Minimum rear yard	25 feet	25 feet
Maximum lot coverage	not to exceed 15 per cent	not to exceed 30 per cent
Maximum height	not to exceed two and one-half storeys	not to exceed two and one-half storeys

(2) Buildings and structures accessory to single-family detached cottages existing on the date this Order comes into force may be extended or enlarged provided that such buildings or structures as extended or enlarged comply with the requirements of section 9. O. Reg. 291/73, s. 8.

ACCESSORY USES

9. Buildings or structures accessory to single-family dwellings may be erected or built provided that such buildings or structures comply with the following requirements:

1. No accessory building or structure shall be erected closer to the front lot line than any existing single-family dwelling on such lot and shall not be less than six feet from any lot line.
2. The total lot coverage of all accessory buildings shall not exceed 5 per cent; and
3. No accessory building or structure shall exceed a height of fifteen feet. O. Reg. 291/73, s. 9.

BUILDING LINE

10. No building or any part thereof shall be erected or extended nearer to the centreline of any street than in accordance with the following:

Provincial Highway 100 feet

County roads 78 feet

Township roads and
other roads or street 60 feet

O. Reg. 291/73, s. 10.

PUBLIC SERVICES AND UTILITIES

11. Notwithstanding anything contained in this Order,

- (a) the Township of Woodhouse or any local board thereof, as defined in *The Municipal Affairs Act*;
- (b) any ministry, department or agency of the Government of Canada or Ontario;
- (c) any telephone or telegraph company; and
- (d) The Hydro-Electric Power Commission of Ontario,

may, for the purpose of providing a service to the public, use land and erect any building or structure notwithstanding that the building, structure or use does not conform with the provisions of this Order. O. Reg. 291/73, s. 11.

REBUILDING AND REPAIRS

12.—(1) Nothing in this Order prevents the reconstruction of any building or structure that is damaged or destroyed by causes beyond the control of the owner provided that the dimensions of the original building or structure are not increased or its original use altered.

(2) Nothing in this Order prevents the strengthening or restoration to a safe condition of any building or structure or part of any such building or structure. O. Reg. 291/73, s. 12.

BUILDINGS TO FRONT ON STREET

13. No person shall erect any building or structure unless the lot upon which such building or structure is to be erected fronts upon a street. O. Reg. 291/73, s. 13.

ONE SINGLE-FAMILY DWELLING PER LOT

14. No more than one single-family dwelling shall be erected on any one lot, but this section does not prohibit the erection of accessory buildings as temporary living accommodation for agricultural workers. O. Reg. 291/73, s. 14.

HOME OCCUPATION

15. Nothing in this Order prevents the carrying on of a home occupation in a single-family dwelling where the use of the single-family dwelling is permitted by this Order. O. Reg. 291/73, s. 15.

CERTIFICATE OF OCCUPANCY

16. Except under the authority of a certificate of occupancy issued by the Inspector of Buildings for the Township of Woodhouse no person shall make a change in the type of use of any land covered by this Order or of any building or structure on any such land. O. Reg. 291/73, s. 16.

LANDS IN THE VICINITY OF CERTAIN CREEKS

17. No building or structure or part thereof shall be erected or extended on those lands situated between the Black, Hay, Kent, Lynn and Young Creeks and their tributaries and their respective high water marks or between these creeks and their tributaries and a line parallel to and at a distance of 100 feet measured at right angles from the centreline of these creeks or from the centreline of their tributaries, whichever is the greater. O. Reg. 291/73, s. 17.

JOHN WHITE
Treasurer of Ontario,
Minister of Economics and
Intergovernmental Affairs

Dated at Toronto, this 14th day of May, 1973.

THE BEEF CATTLE MARKETING ACT

O. Reg. 292/73.

Licence Fees.

Made—May 9th, 1973.

Filed—May 14th, 1973.

REGULATION MADE UNDER
THE BEEF CATTLE MARKETING ACT

1. Clause *a* of section 4 of Regulation 69 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (a) 15 cents for each head of cattle that weighs 500 pounds or more, live weight; and

(5552)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 293/73.

Vegetables for Processing—Plan.

Made—May 9th, 1973.

Filed—May 14th, 1973.

REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. Clause *d* of section 2 of the Schedule to Regulation 344 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (d) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario other than green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario that are used for any purpose other than processing.

(5553)

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THE FARM PRODUCTS MARKETING ACT

O. Reg. 294/73.

Vegetables for Processing—Marketing.

Made—April 16th, 1973.

Filed—May 14th, 1973.

REGULATION MADE UNDER
THE FARM PRODUCTS MARKETING ACT

1. Clause *f* of section 1 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

- (f) "vegetables" means green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario other than green and wax beans, lima beans, red beets, cabbage, carrots, cauliflower, sweet corn, long green cucumbers, cucumbers other than long green cucumbers, green peas, pumpkin and squash or tomatoes produced in Ontario that are used for any purpose other than processing.

2. Regulation 345 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 24/72, is further amended by adding thereto the following section:

2a. The Board exempts from clauses *a* to *f* of section 6 of this Regulation,

- (a) cauliflower; and

- (b) cucumbers other than long green cucumbers. O. Reg. 294/73, s. 2.

- 3.—(1) Subsection 1 of section 10 of Regulation 345 of Revised Regulations of Ontario, 1970, exclusive of the clauses, is revoked and the following substituted therefor:

(1) There shall be twelve negotiating agencies to be known as, O. Reg. 294/73, s. 3 (1).

- (2) Clauses *i* and *j* of the said subsection 1 of section 10 are revoked and the following substituted therefor:

- (i) The Negotiating Committee for Lima Beans;

- (j) The Negotiating Committee for Long Green Cucumbers;

- (k) The Negotiating Committee for Cauliflower; and

(l) The Negotiating Committee for Cucumbers other than Long Green Cucumbers.

(3) The said section 10 is amended by adding thereto the following subsections:

(2a) Each negotiating agency named in clauses *k* and *l* of subsection 1 shall be composed of not more than six persons of whom not more than three shall be appointed annually by the processors of the vegetable mentioned in the clause and an equal number shall be appointed by the local board. O. Reg. 294/73, s. 3 (3), *part*.

(3a) The local board and the processors shall appoint their respective members to the negotiating agencies named in clauses *k* and *l* of subsection 1 and shall notify the Board in writing of their names and addresses not later than the 1st day of November in each year. O. Reg. 294/73, s. 3 (3), *part*.

(4a) Subject to subsections 5 and 6, the members of the negotiating agencies appointed under subsection 2a are and remain members until the 15th day of October of the year following the year in which the members were appointed. O. Reg. 294/73, s. 3 (3), *part*.

4. Section 11 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11.—(1) Each negotiating agency named in clauses *a* to *j* of subsection 1 of section 10 is empowered to adopt or settle by agreement in respect of the vegetable or vegetables for which it was appointed,

- (a) minimum prices for the vegetables or for any class, variety, grade or size thereof;
- (b) terms, conditions and forms of agreement relating to the producing or marketing of the vegetable or vegetables; and
- (c) any charges, costs or expenses relating to the production or marketing of the vegetable or vegetables.

(2) Each negotiating agency named in clauses *k* to *l* of subsection 1 of section 10 is empowered to adopt or settle by agreement in respect of the vegetable for which it was appointed,

- (a) terms, conditions and forms of agreement relating to the producing or marketing of the vegetable; and
- (b) any charges, costs or expenses relating to the production or marketing of the vegetable. O. Reg. 294/73, s. 4.

5. Section 12 of Regulation 345 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

12. A meeting of a negotiating agency may be convened by a notice in writing given by the members of the negotiating agency appointed by the local board, or by the members of the negotiating agency appointed by the processors, to the other members of the negotiating agency at least five days but not more than seven days before the date of the meeting, stating the time and place of the meeting. O. Reg. 294/73, s. 5.

6. Clauses *a*, *b* and *c* of subsection 1 of section 13 of Regulation 345 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

- (a) in the case of tomatoes, green peas or sweet corn, on or before the 15th day of February;
- (b) in the case of red beets, cabbage, carrots or green and wax beans, on or before the last day of February;
- (c) in the case of pumpkin and squash, lima beans or long green cucumbers, on or before the 15th day of March; or
- (d) in the case of cauliflower or cucumbers other than long green cucumbers, on or before the 15th day of December.

7. Subsections 3 and 4 of section 14 of Regulation 345 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(3) Where two members are appointed to an Arbitration Board in accordance with subsection 2, the two members so appointed may appoint a third member to the Arbitration Board but, where the two members do not appoint the third member within seven days after the date mentioned in clause *a*, *b*, *c* or *d*, as the case may be, of subsection 1 of section 13, in any year, the Board shall appoint the third member.

(4) Where the members of the negotiating agency appointed by the local board or the members of the negotiating agency appointed by the processors do not appoint a member to the Arbitration Board in accordance with subsection 2 within seven days after the date mentioned in clause *a*, *b*, *c* or *d*, as the case may be, of subsection 1 of section 13, the Board shall appoint such members as are necessary to complete the Arbitration Board. O. Reg. 294/73, s. 7.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 16th day of April, 1973.

THE MINISTRY OF EDUCATION ACT

O. Reg. 295/73.

Interim Teaching Certificates and
Letters of Standing.

Made—April 25th, 1973.

Approved—May 9th, 1973.

Filed—May 14th, 1973.

REGULATION MADE UNDER THE MINISTRY OF EDUCATION ACT

INTERIM TEACHING CERTIFICATES AND LETTERS OF STANDING

INTERPRETATION

1. In this Regulation,

- (a) "candidate" means a candidate for a certificate granted under this Regulation;
- (b) "Deputy Minister" means the Deputy Minister of Education;
- (c) "university course" means a one-year university course beyond the Grade 13 level in an academic subject, or the equivalent of such one-year university course, where the course is part of a program leading to the degree of Bachelor of Arts or Bachelor of Science at an Ontario university or to a degree the Minister considers equivalent thereto;
- (d) "university credit" means a unit of recognition in respect of the successful completion of a university course, such that sixty such university credits are required to complete a four-year university degree program. O. Reg. 295/73, s. 1.

PART I

CERTIFICATES AND LETTERS OF STANDING VALID IN ELEMENTARY SCHOOLS AND CLASSES WHERE ENGLISH IS THE LANGUAGE OF INSTRUCTION

2. In this Part,

- (a) "teachers' college" means a teachers' college other than Sudbury Teachers' College;
- (b) "Ontario university" does not include the University of Ottawa. O. Reg. 295/73, s. 2.

3. A candidate shall submit to the principal of a teachers' college or to the registrar of a college or faculty of education at an Ontario university,

- (a) a certificate of birth or baptism, or other acceptable proof of age;

- (b) in the case of a candidate who is a married woman, a certificate of marriage or other acceptable proof that she is the person referred to in the certificate or other proof submitted under clause a;
- (c) a certificate of change of name where applicable;
- (d) evidence of his academic standing;
- (e) evidence that he is a Canadian citizen or a landed immigrant; and
- (f) proof of freedom from active tuberculosis. O. Reg. 295/73, s. 3.

INTERIM ELEMENTARY SCHOOL TEACHER'S CERTIFICATE

4. Where the principal of a teachers' college or the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has complied with section 3;
- (b) has,
 - (i) obtained at least fifteen university credits, or
 - (ii) obtained a diploma as Associate of the Ontario College of Art, or
 - (iii) successfully completed,
 - a. the requirements for a Secondary School Honour Graduation Diploma, and
 - b. either a two-year intramural program, or two intramural years of a three-year program, at a college of applied arts and technology or at Ryerson Polytechnical Institute; and
- (c) has successfully completed a program of teacher education leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant to the candidate the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 4.

5. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds,
 - (i) a Permanent Primary School Specialist's Certificate, and

(ii) a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and

(b) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 5.

6. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds a Permanent High School Assistant's Certificate or a High School Specialist's Certificate; and

(b) he has been appointed or assigned to teach in an elementary school where English is the language of instruction,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 6.

7. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds an Interim High School Assistant's Certificate, Type A or Type B; and

(b) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 7.

8. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects) or an Occupational Specialist's Certificate (Practical Subjects);

(b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1; and

(c) he has passed the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 8.

9. Where a candidate,

(a) has been granted a Letter of Standing under section 12; and

(b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 9.

INTERIM PRIMARY SCHOOL SPECIALIST'S CERTIFICATE

10. Where the principal of a teachers' college or the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) has complied with section 3;

(b) either,

(i) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, or

(ii) has obtained at least fifteen university credits and holds a Permanent Elementary School Teacher's Certificate or an Interim Elementary School Teacher's Certificate, or a Letter of Standing that has the force of such an interim certificate; and

(c) has successfully completed a program of teacher education leading to the Interim Primary School Specialist's Certificate,

the Minister may grant to the candidate an Interim Primary School Specialist's Certificate in Form 2. O. Reg. 295/73, s. 10.

LETTERS OF STANDING

11. An applicant for a Letter of Standing shall make application therefor to the Deputy Minister and shall submit to him,

(a) the items required to be submitted under section 3;

(b) his teaching certificate and a transcript of his teacher education program;

(c) a statement from the issuing authority that his teaching certificate has not been suspended or cancelled; and

- (d) evidence that he is free to accept employment in Ontario as a teacher. O. Reg. 295/73, s. 11.

12.—(1) Where an applicant for a Letter of Standing complies with section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching at the elementary school level; and
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1 or standing the Minister considers equivalent thereto,

the Minister may, subject to subsection 2, grant him a Letter of Standing in Form 3.

(2) A Letter of Standing in Form 3 may be granted to an applicant whose first language is not English only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English. O. Reg. 295/73, s. 12.

PROCEEDING FROM A LETTER OF STANDING TO AN
INTERIM SECOND CLASS CERTIFICATE

13. Where a candidate,

- (a) was granted a Letter of Standing in Form 6 of Regulation 88 of Revised Regulations of Ontario, 1960, upon an application therefor made prior to the 1st day of May, 1970; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Second Class Certificate in Form 4. O. Reg. 295/73, s. 13.

PROCEEDING FROM ONE ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE TO ANOTHER

14. Where a candidate submits to the Deputy Minister,

- (a) his Interim Second Class Certificate in Form 4; and
- (b) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 14.

15. Where a candidate submits to the Deputy Minister,

- (a) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1;
- (b) one of,
- (i) his Interim Elementary School Teacher's Certificate in Form 6,
- (ii) his Interim Elementary School Teacher's Certificate (French only) in Form 5,
- (iii) his Permanent Elementary School Teacher's Certificate in Form 10 of Regulation 199 of Revised Regulations of Ontario, 1970, or
- (iv) his Permanent Elementary School Teacher's Certificate (French Only) in Form 9 of Regulation 199 of Revised Regulations of Ontario, 1970; and
- (c) evidence that he has passed the final examinations in Curriculum of the One-year Program at a teachers' college,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 1. O. Reg. 295/73, s. 15.

INTERIM ELEMENTARY SCHOOL TEACHER'S
CERTIFICATE (FRENCH ONLY)

16. Where a candidate who desires to teach only French to English-speaking pupils in an elementary school,

- (a) submits to the Deputy Minister evidence that,
- (i) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 1, and
- (ii) he is entitled under section 23 to be granted a Letter of Standing in Form 7; and
- (b) satisfies the Deputy Minister that he is competent in English,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate (French Only) in Form 5. O. Reg. 295/73, s. 16.

PART II

CERTIFICATES AND LETTERS OF STANDING VALID
IN ELEMENTARY SCHOOLS AND CLASSES WHERE
FRENCH IS THE LANGUAGE OF INSTRUCTION

17. A certificate or letter of standing granted under this Part is valid only in schools and classes where French is the language of instruction. O. Reg. 295/73, s. 17.

INTERIM ELEMENTARY SCHOOL TEACHER'S
CERTIFICATE

18. Where the dean of the Teacher Education Section of the Faculty of Education of the University of Ottawa or the principal of Sudbury Teachers' College reports to the Deputy Minister that a candidate,

- (a) has submitted to such dean or principal the items required to be submitted under section 3;
- (b) has successfully completed with an average standing of at least sixty per cent, the requirements for a Secondary School Honour Graduation Diploma including français and either English or anglais; and
- (c) has successfully completed a program of teacher education leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant to the candidate the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 18.

19. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent High School Assistant's Certificate or a Permanent Elementary School Teacher's Certificate (French Only); and
- (b) he has been appointed or assigned to teach in an elementary school where French is the language of instruction,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 19.

20. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds an Interim High School Assistant's Certificate, Type A or Type B; and
- (b) he has passed at Sudbury Teachers' College or at the Teacher Education Section of the Faculty of Education of the University of Ottawa the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 20.

21. Where a candidate submits to the Deputy Minister evidence that,

- (a) he holds a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects), or an Occupational Specialist's Certificate (Practical Subjects);
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6; and
- (c) he has passed at Sudbury Teachers' College or at the Teacher Education Section of the Faculty of Education of the University of Ottawa the final examinations of the program leading to an Interim Elementary School Teacher's Certificate,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 21.

22. Where a candidate,

- (a) has been granted a Letter of Standing under section 23; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 22.

LETTERS OF STANDING

23.—(1) Where an applicant for a Letter of Standing complies with section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching at the elementary school level; and
- (b) he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6 or standing the Minister considers equivalent thereto,

the Minister may, subject to subsections 2 and 3, grant him a Letter of Standing in Form 7.

(2) A Letter of Standing in Form 7 may be granted to an applicant whose first language is not French only where the Deputy Minister is satisfied as to the competence of the applicant in the use of French.

(3) A Letter of Standing in Form 7 may be granted to an applicant only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English. O. Reg. 295/73, s. 23.

24. Where a candidate,

(a) was granted a Letter of Standing in Form 15 of Regulation 88 of Revised Regulations of Ontario, 1960, upon an application therefor made prior to the first day of May, 1970; and

(b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Second Class Certificate in Form 8. O. Reg. 295/73, s. 24.

PROCEEDING FROM ONE ELEMENTARY SCHOOL TEACHER'S CERTIFICATE TO ANOTHER

25. Where a candidate submits to the Deputy Minister,

(a) his Interim Second Class Certificate in Form 8; and

(b) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 25.

26. Where a candidate submits to the Deputy Minister,

(a) evidence that he holds the academic standing required to qualify for an Interim Elementary School Teacher's Certificate in Form 6;

(b) his Interim Elementary School Teacher's Certificate in Form 1 or his Permanent Elementary School Teacher's Certificate in Form 8 of Regulation 199 of Revised Regulations of Ontario, 1970; and

(c) evidence that he has passed the final examinations in Curriculum of the One-year Program at Sudbury Teachers' College,

the Minister may grant him the appropriate Interim Elementary School Teacher's Certificate in Form 6. O. Reg. 295/73, s. 26.

27. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds a Permanent Second Class Certificate (French Only) in Form 4 of Regulation 199 of Revised Regulations of Ontario, 1970; and

(b) he has been appointed or assigned to teach in an elementary school where French is the language of instruction,

the Minister may grant him an Interim Second Class Certificate in Form 8. O. Reg. 295/73, s. 27.

PART III

STANDARDS OF CERTIFICATES FOR ELEMENTARY SCHOOL TEACHERS

28. In this Part,

(a) "applicant" means a person who,

(i) holds an Interim First Class Certificate or an Interim Elementary School Teacher's Certificate issued prior to June 11, 1962, or an Interim Elementary School Teacher's Certificate, Standard 1, or

(ii) is eligible to receive an Interim Elementary School Teacher's Certificate, Standard 1;

(b) "professional course" means a course that is approved by the Minister and conducted by the Ministry, a college or faculty of education at an Ontario university, or a board, and that leads to a special certificate under Regulation 205 of Revised Regulations of Ontario, 1970. O. Reg. 295/73, s. 28.

29. Where an applicant submits to the Deputy Minister evidence that he has,

(a) obtained fifteen university credits; or

(b) successfully completed five professional courses; or

(c) obtained university credits and successfully completed professional courses, such that the combination thereof is equivalent to a total of fifteen university credits, a professional course being deemed to be equivalent to three university credits; or

(d) successfully completed, beyond the Grade 13 level, a program approved by the Minister of two or more years of teacher education,

the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 2, in Form 1 or Form 6, as the case may be. O. Reg. 295/73, s. 29.

30.—(1) Subject to subsection 2, where an applicant submits to the Deputy Minister evidence that he has complied with the requirements of section 29 and either,

- (a) obtained fifteen university credits not included by the applicant for the purpose of section 29; or
- (b) successfully completed professional courses or obtained university credits or both, not included by the applicant for the purpose of section 29, such that,

- (i) such professional courses, university credits, or combination thereof is equivalent to a total of fifteen university credits, a professional course being deemed to be equivalent to three university credits, and
- (ii) the total number of professional courses included by the applicant for the purposes of section 29 and this section does not exceed five,

the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 3, in Form 1 or Form 6, as the case may be.

(2) Where, before the 1st day of September, 1963, an applicant completed successfully more than five professional courses, he may substitute each of the professional courses in excess of five for three university credits required by clause *a* or *b* of subsection 1. O. Reg. 295/73, s. 30.

31. Where an applicant submits to the Deputy Minister evidence that he holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, the Minister may grant him an Interim Elementary School Teacher's Certificate, Standard 4, in Form 1 or Form 6, as the case may be. O. Reg. 295/73, s. 31.

PART IV

CERTIFICATES AND LETTERS OF STANDING VALID IN SECONDARY SCHOOLS

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE B

32. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;
- (b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and
- (c) has successfully completed a program of teacher education leading to an Interim High School Assistant's Certificate, Type B,

the Minister may grant to the candidate an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 32.

33. Where a candidate submits to the Deputy Minister evidence that he,

- (a) holds a Permanent Elementary School Teacher's Certificate, a Permanent Vocational Certificate, a Vocational Specialist's Certificate, a Permanent Occupational Certificate (Practical Subjects), an Occupational Specialist's Certificate (Practical Subjects), or a Permanent Commercial-Vocational Certificate, Type B;
- (b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto; and
- (c) has been appointed or assigned to teach academic subjects in a secondary school,

the Minister may grant him an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 33.

INTERIM HIGH SCHOOL ASSISTANT'S CERTIFICATE, TYPE A

34.—(1) Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;
- (b) holds a degree of Bachelor of Arts or Bachelor of Science from an Ontario university or a degree the Minister considers equivalent thereto, in a program,
- (i) that requires four years of university study, or the equivalent thereof, beyond the Grade 13 level, to a total of at least sixty university credits, and

- (ii) in which the candidate has obtained at least second class or equivalent standing in each of one or two of the specialist fields listed in subsection 3, including, in the case of two specialist fields, at least forty-two university credits therein with not fewer than eighteen university credits in each of the specialist fields or, in the case of one specialist field at least twenty-seven university credits therein; and

- (c) has successfully completed a program of teacher education leading to an Interim High School Assistant's Certificate, Type A,

the Minister may grant to the candidate the appropriate Interim High School Assistant's Certificate, Type A, in Form 10.

(2) Notwithstanding clause *b* of subsection 1, in the case of a candidate who commenced a program referred to therein before the 31st day of December, 1972, the number of university credits required in any specialist field for the purpose of subsection 1 shall be such as the Minister considers acceptable.

(3) The specialist fields referred to in this section are Agriculture, Anglais, Anthropology, Art, Biology, Chemistry, Computer Science, Dramatic or Theatre Arts, Economics, English, Français, French, Geography, Geology, German, Greek, History, Home Economics, Italian, Latin, Mathematics, Music, Physical and Health Education, Physics, Political Science, Psychology, Russian, Sociology, Spanish. O. Reg. 295/73, s. 34.

ENDORSEMENT OF CERTIFICATES

35.—(1) Where the holder of an Interim High School Assistant's Certificate, Type B,

- (a) has obtained at least second class or equivalent standing in university courses beyond the Grade 13 level, as certified by the dean of a college or faculty of education at an Ontario university, to a total of at least,

- (i) fifteen university credits in one, or

- (ii) twelve university credits in each of two,

of the subjects referred to in subsection 2; and

- (b) has taught successfully for one year subsequent to the date of his Interim High School Assistant's Certificate, Type B, in a secondary school in Ontario, as certified

by the supervisory officer concerned, one of the secondary school subjects corresponding to a subject in which he seeks endorsement,

the Deputy Minister may mark the holder's Certificate "Endorsed for " in the subject or subjects concerned.

(2) The subjects referred to in subsection 1 are Agriculture, Anglais, Anthropology, Art, Biology, Chemistry, Computer Science, Dramatic or Theatre Arts, Economics, English, Français, French, Geography, Geology, German, Greek, History, Home Economics, Italian, Latin, Mathematics, Music, Physical and Health Education, Physics, Political Science, Psychology, Russian, Sociology, Spanish. O. Reg. 295/73, s. 35.

INTERIM VOCATIONAL CERTIFICATE, TYPE B

36. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds Ontario Grade 12 standing, or standing the Minister considers equivalent thereto;

- (c) has submitted evidence of practical trade training and experience, satisfactory to the Minister, in his chosen field;

- (d) has completed successfully the appropriate technical proficiency examinations of the college or faculty of education concerned; and

- (e) has completed successfully a program of teacher education leading to an Interim Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Vocational Certificate, Type B, in Form 11. O. Reg. 295/73, s. 36.

INTERIM VOCATIONAL CERTIFICATE, TYPE A

37. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto;

(c) has submitted evidence of practical experience, satisfactory to the Minister, in the field of his major subject; and

(d) has completed successfully a one-year program of teacher education leading to the Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 37.

38. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds,

(i) a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto, and

(ii) an Interim Vocational Certificate, Type B;

(b) has at least one year of successful teaching experience in Ontario as certified by the supervisory officer concerned, in a subject shown on his Interim Vocational Certificate, Type B; and

(c) has successfully completed a program of teacher education leading to an Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 38.

39. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds,

(i) the requirements for a Secondary School Honour Graduation Diploma including English or français, or standing the Minister considers equivalent thereto, and

(ii) a Permanent Vocational Certificate or a Permanent Ordinary Vocational Certificate;

(b) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in a subject for which his certificate is valid; and

(c) has successfully completed a program of teacher education leading to an Interim Vocational Certificate, Type A,

the Minister may grant to the candidate an Interim Vocational Certificate, Type A, in Form 12. O. Reg. 295/73, s. 39.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE B (General Subjects)

40. Where a candidate submits to the Deputy Minister evidence that,

(a) he holds a permanent teaching certificate valid in the elementary schools of Ontario;

(b) he holds a Specialist Certificate in Special Education with the secondary school option; and

(c) he has at least five years of successful teaching experience in Ontario, as certified by the supervisory officer concerned,

the Minister may grant him an Interim Occupational Certificate, Type B (General Subjects), in Form 13. O. Reg. 295/73, s. 40.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE B (Practical Subjects)

41. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) holds a certificate qualifying him to teach in an elementary school, or an Interim Vocational Certificate, Type A or Type B;

(b) has submitted evidence of practical trade training and experience satisfactory to the Minister;

(c) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned; and

(d) has successfully completed a program of teacher education leading to an Interim Occupational Certificate, Type B (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 41.

42. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

(a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) holds Ontario Grade 12 standing or standing the Minister considers equivalent thereto;
- (c) has submitted evidence of practical experience satisfactory to the Minister;
- (d) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned; and
- (e) has successfully completed a program of teacher education leading to an Interim Occupational Certificate, Type B (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 42.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE A
(General Subjects)

43. Where the supervisory officer concerned reports to the Deputy Minister that a candidate,

- (a) holds a Permanent High School Assistant's Certificate;
- (b) holds a Specialist Certificate in Special Education with the secondary school option; and
- (c) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in the general subjects of Occupational Education in a secondary school,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (General Subjects), in Form 15. O. Reg. 295/73, s. 43.

INTERIM OCCUPATIONAL CERTIFICATE, TYPE A
(Practical Subjects)

44. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds a Permanent Occupational Certificate (Practical Subjects);
- (b) holds the requirements for a Secondary School Honour Graduation Diploma including English or français, or standing the Minister considers equivalent thereto;
- (c) has at least two years of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school; and

- (d) has completed successfully a program of teacher education leading to the Interim Occupational Certificate, Type A (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 44.

45. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds an Interim Vocational Certificate, Type A, or a Vocational Specialist's Certificate; and
- (b) has passed the appropriate technical proficiency examinations of the college or faculty of education concerned,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 45.

46. Where the supervisory officer concerned reports to the Deputy Minister that a candidate,

- (a) holds a Permanent High School Assistant's Certificate;
- (b) holds an Interim Occupational Certificate, Type B (Practical Subjects); and
- (c) has at least two years of successful teaching experience in Ontario in practical subjects of Occupational Education in a secondary school,

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 46.

47. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) holds,
 - (i) a degree from the Faculty of Applied Science, the Faculty of Architecture or the School of Nursing of an Ontario university, or a degree the Minister considers equivalent thereto, and
 - (ii) an Interim Occupational Certificate, Type B (Practical Subjects);
- (b) has at least one year of successful teaching experience in Ontario, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school; and

- (c) has completed successfully a program of teacher education leading to the Interim Occupational Certificate, Type A (Practical Subjects),

the Minister may grant to the candidate an Interim Occupational Certificate, Type A (Practical Subjects), in Form 16. O. Reg. 295/73, s. 47.

INTERIM COMMERCIAL-VOCATIONAL CERTIFICATE, TYPE B

48. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate,

- (a) has submitted to the registrar of the college or faculty the items required to be submitted under section 3;
- (b) holds a certificate, degree, diploma or licence,
 - (i) as a Chartered Accountant, Certified General Accountant, Certified Public Accountant, or Registered Industrial Accountant, in Ontario,
 - (ii) as a graduate of the three-year program in Secretarial Science at a college of applied arts and technology in Ontario or at Ryerson Polytechnical Institute, or of a program the Minister considers equivalent thereto,
 - (iii) as a graduate of a three-year post-secondary school commercial course in the United Kingdom, or
 - (iv) as a graduate of a university in a program acceptable to the Minister;
- (c) has passed the appropriate tests in commercial skills or subjects of the college or faculty of education concerned; and
- (d) has completed successfully the two-summer program of teacher education leading to an Interim Commercial-Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 48.

49. Where the dean of a college or faculty of education at an Ontario university reports to the Deputy Minister that a candidate has,

- (a) submitted to the registrar of the college or faculty the items required to be submitted under section 3;

- (b) submitted a statement from the registrar of an Ontario university that he is eligible for admission to a program in the Faculty of Arts or the Faculty of Science or the Faculty of Arts and Science in that university;

- (c) passed the appropriate tests in commercial skills or subjects of the college or faculty of education concerned;

- (d) submitted evidence of office or merchandising experience satisfactory to the Minister; and

- (e) completed successfully the three-summer program of teacher education leading to an Interim Commercial-Vocational Certificate, Type B,

the Minister may grant to the candidate an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 49.

LETTERS OF STANDING

50. A Letter of Standing under this Part may be granted to an applicant only where the Deputy Minister is satisfied as to the competence of the applicant in the use of English or French. O. Reg. 295/73, s. 50.

51. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching in academic classes at the secondary school level; and
- (b) he holds the academic standing required to qualify for an Interim High School Assistant's Certificate, Type B, or standing the Minister considers equivalent thereto,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 18. O. Reg. 295/73, s. 51.

52. Where a candidate,

- (a) has been granted a Letter of Standing in Form 18; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience in Ontario on the Letter of Standing, as certified by the supervisory officer concerned, in academic classes of a secondary school, or in grades 9 and 10 of an elementary school,

the Minister may grant him an Interim High School Assistant's Certificate, Type B, in Form 9. O. Reg. 295/73, s. 52.

53. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural training in a teacher training program approved by the Minister for teaching in vocational classes at the secondary school level;
- (b) he holds the academic standing required to qualify for an Interim Vocational Certificate, Type B, or standing the Minister considers equivalent thereto;
- (c) he has practical trade training and experience, satisfactory to the Minister, in his chosen field; and
- (d) he has completed successfully the technical proficiency examinations that the Minister considers appropriate,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 19. O. Reg. 295/73, s. 53.

54. Where a candidate,

- (a) has been granted a Letter of Standing in Form 19; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in a secondary school in Ontario in the subject referred to in the Letter of Standing,

the Minister may grant him an Interim Vocational Certificate, Type B, in Form 11. O. Reg. 295/73, s. 54.

55. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural training in a teacher training program approved by the Minister for teaching practical subjects in Occupational Education in a secondary school in Ontario;
- (b) he holds the academic standing required to qualify for an Interim Occupational Certificate, Type B (Practical Subjects), or standing the Minister considers equivalent thereto;

(c) he has practical trade training and experience, satisfactory to the Minister, in his chosen fields; and

(d) he has completed successfully the technical proficiency examinations that the Minister considers appropriate,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 20. O. Reg. 295/73, s. 55.

56. Where a candidate,

- (a) has been granted a Letter of Standing in Form 20; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in practical subjects of Occupational Education in a secondary school in Ontario,

the Minister may grant him an Interim Occupational Certificate, Type B (Practical Subjects), in Form 14. O. Reg. 295/73, s. 56.

57. Where an applicant for a Letter of Standing complies with the requirements of section 11 and submits to the Deputy Minister evidence that,

- (a) he has successfully completed outside Ontario the equivalent of at least one year of intramural education in a teacher education program approved by the Minister for teaching in commercial classes at the secondary school level;
- (b) he holds the academic standing required to qualify for an Interim Commercial-Vocational Certificate, Type B, or standing the Minister considers equivalent thereto; and
- (c) he has office or merchandising experience satisfactory to the Minister in his chosen fields,

the Minister may, subject to section 50, grant him a Letter of Standing in Form 21. O. Reg. 295/73, s. 57.

58. Where a candidate,

- (a) has been granted a Letter of Standing in Form 21; and
- (b) submits to the Deputy Minister evidence of at least ten months of successful teaching experience on the Letter of Standing, as certified by the supervisory officer concerned, in a secondary school in Ontario in the subjects referred to in the Letter of Standing,

the Minister may grant him an Interim Commercial-Vocational Certificate, Type B, in Form 17. O. Reg. 295/73, s. 58.

59. Regulation 196 of Revised Regulations of Ontario, 1970 is revoked.

THOMAS L. WELLS
Minister of Education

Dated at Toronto, this 25th day of April, 1973.

Form 1

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....
(1, 2, 3 or 4)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Elementary School Teacher's Certificate, Standard....., valid until the 30th day of (1, 2, 3 or 4) June, 19.... in an elementary school.

Dated at Toronto, this.....day of....., 19....
Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 1.

Form 2

The Ministry of Education Act

INTERIM PRIMARY SCHOOL
SPECIALIST'S CERTIFICATE

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Primary School Specialist's Certificate valid until the 30th day of June, 19...., in Junior Kindergarten, Kindergarten and Grades 1 and 2 of an elementary school.

Dated at Toronto, this.....day of....., 19....
Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 2.

Form 3

The Ministry of Education Act

LETTER OF STANDING
for

.....

In consideration of the evidence of your academic standing and professional training submitted, you are hereby granted a Letter of Standing valid in the elementary schools of Ontario until the 30th day of June, 1.... This Letter of Standing has the force of an Interim Elementary School Teacher's Certificate, Standard..... in Form 1.
(1, 2, 3 or 4)

Dated at Toronto, this.....day of....., 19....
Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Elementary School Teacher's Certificate may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer. O. Reg. 295/73, Form 3.

Form 4

The Ministry of Education Act

INTERIM SECOND CLASS CERTIFICATE

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Second Class Certificate, valid until the 30th day of June, 19...., in an elementary school.

Dated at Toronto, this.....day of....., 19....
Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 4.

Form 5

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....(FRENCH ONLY)
(1, 2, 3 or 4)

This is to certify that.....,
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Elementary School Teacher's Certifi-
cate, Standard..... (French Only), valid
(1, 2, 3 or 4)
until the 30th day of June, 19...., for teaching
only French to English-speaking pupils in an ele-
mentary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 5.

Form 6

The Ministry of Education Act

INTERIM ELEMENTARY SCHOOL
TEACHER'S CERTIFICATE,
STANDARD.....
(1, 2, 3 or 4)

This is to certify that.....,
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Elementary School Teacher's Certificate,
Standard....., valid until the 30th day of
(1, 2, 3 or 4)
June, 19...., in elementary schools and classes
where French is the language of instruction.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 6.

Form 7

The Ministry of Education Act

LETTER OF STANDING

for

.....

In consideration of the evidence of your academic
standing and professional training submitted, you
are hereby granted a Letter of Standing valid until
the 30th day of June, 19...., in elementary schools
and classes where French is the language of instruc-
tion. This Letter of Standing has the force of an
Interim Elementary School Teacher's Certificate,
Standard....., in Form 6.
(1, 2, 3 or 4)

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Elementary School
Teacher's Certificate may be issued on the recom-
mendation of your supervisory officer after ten
months of successful teaching experience in Ontario
on this Letter of Standing, as certified by your
supervisory officer.

O. Reg. 295/73, Form 7.

Form 8

The Ministry of Education Act

INTERIM SECOND CLASS CERTIFICATE

This is to certify that.....,
having complied with the regulations made under
The Ministry of Education Act, is hereby granted
an Interim Second Class Certificate valid until the
30th day of June, 19...., in elementary schools
and classes where French is the language of
instruction.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 8.

Form 9

The Ministry of Education Act

INTERIM HIGH SCHOOL ASSISTANT'S
CERTIFICATE, TYPE B

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim High School Assistant's Certificate, Type B, valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school.

The holder of this Certificate completed successfully the following optional subject(s) of the teacher education program:

.....

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 9.

Form 10

The Ministry of Education Act

INTERIM HIGH SCHOOL ASSISTANT'S
CERTIFICATE, TYPE A

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim High School Assistant's Certificate, Type A, in....., valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school.

The holder of this Certificate also completed successfully the following optional subject(s) of the teacher education program:

.....

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 10.

Form 11

The Ministry of Education Act

INTERIM VOCATIONAL CERTIFICATE,
TYPE B

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Vocational Certificate, Type B, in....., valid until the 30th day of June, 19...., for teaching this subject in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 11.

Form 12

The Ministry of Education Act

INTERIM VOCATIONAL CERTIFICATE,
TYPE A

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Vocational Certificate, Type A, in....., valid until the 30th day of June, 19...., for teaching this subject in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

O. Reg. 295/73, Form 12.

Form 13

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE B
(General Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type B (General

Subjects), valid until the 30th day of June, 19...., for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 13.

Form 14

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE B
(Practical Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type B (Practical Subjects), valid until the 30th day of June, 19...., for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 14.

Form 15

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE A
(General Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type A (General Subjects), valid until the 30th day of June, 19...., for teaching general subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 15.

Form 16

The Ministry of Education Act

INTERIM OCCUPATIONAL CERTIFICATE,
TYPE A
(Practical Subjects)

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Occupational Certificate, Type A (Practical Subjects), valid until the 30th day of June, 19...., for teaching practical subjects of Occupational Education in a secondary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

O. Reg. 295/73, Form 16.

Form 17

The Ministry of Education Act

INTERIM COMMERCIAL-VOCATIONAL
CERTIFICATE, TYPE B

.....
.....
.....

This is to certify that....., having complied with the regulations made under *The Ministry of Education Act*, is hereby granted an Interim Commercial-Vocational Certificate, Type B, in the above-noted subjects, valid until the 30th day of June, 19...., for teaching these subjects in Grades 9, 10, 11 and 12 of a secondary school and in Grades 9 and 10 of an elementary school.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister

.....
Minister of Education

NOTE: This Certificate cannot be made permanent until the holder has completed successfully at least one-half of the requirements for an acceptable university degree.

O. Reg. 295/73, Form 17.

Form 18

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

In consideration of your university degree and the evidence of your professional education submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching academic subjects in a secondary school and in Grades 9 and 10 of an elementary school in Ontario. This Letter of Standing has the force of an Interim High School Assistant's Certificate, Type B.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: An Interim High School Assistant's Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing as certified by your supervisory officer.

O. Reg. 295/73, Form 18.

Form 19

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

In consideration of the evidence of your academic standing, practical work experience and professional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19....,

for teaching.....
(Subject)

in a secondary school in Ontario. This Letter of Standing has the force of an Interim Vocational Certificate, Type B, in the subject named.

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: The appropriate Interim Vocational Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 19.

Form 20

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

In consideration of the evidence of your academic standing, practical work experience and professional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching practical subjects of the Occupational Program in a secondary school in Ontario. This Letter of Standing has the force of an Interim Occupational Certificate, Type B (Practical Subjects).

Dated at Toronto, this.....day of....., 19....

Number.....

.....
Deputy Minister Minister of Education

NOTE: An Interim Occupational Certificate, Type B (Practical Subjects) may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 20.

Form 21

The Ministry of Education Act

SECONDARY SCHOOL
LETTER OF STANDING

for

In consideration of the evidence of your academic standing, practical work experience and profes-

sional training submitted, you are hereby granted a Letter of Standing valid until the 30th day of June, 19...., for teaching

.....
.....
(Subjects)

in a secondary school in Ontario. This Letter of Standing has the force of an Interim Commercial-Vocational Certificate, Type B, in the subjects named.

Dated at Toronto, this.....day of....., 19....
Number.....

..... Deputy Minister Minister of Education

NOTE: The appropriate Interim Commercial-Vocational Certificate, Type B, may be issued on the recommendation of your supervisory officer after ten months of successful teaching experience in Ontario on this Letter of Standing, as certified by your supervisory officer.

O. Reg. 295/73, Form 21.

(5555) 22

THE POLICE ACT

O. Reg. 296/73.
General.
Made—May 9th, 1973.
Filed—May 15th, 1973.

REGULATION MADE UNDER
THE POLICE ACT

1. Clause *b* of section 27 of Regulation 680 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (*b*) to dispense with the services of any constable within eighteen months of his becoming a constable;

(5583) 22

THE OPERATING ENGINEERS ACT

O. Reg. 297/73.
General.
Made—May 9th, 1973.
Filed—May 15th, 1973.

REGULATION MADE UNDER
THE OPERATING ENGINEERS ACT

1. Clause *f* of section 1 of Regulation 649 of Revised Regulations of Ontario, 1970, as remade by section 1 of Ontario Regulation 84/72, is revoked and the following substituted therefor:
- (*f*) “qualifying experience” means practical operating experience obtained during regular work periods,
- (i) in any boiler or compressor installation that is defined as a plant in section 1 of the Act,
- (ii) in the boiler room and engine room of a steam-driven ship,
- (iii) under the supervision of the chief operating engineer or chief operator in a guarded plant as defined in this Regulation, or
- (iv) in a boiler or compressor installation that is defined as a plant in section 1 of the Act and is not situated in Ontario,

and may include the time spent in performing mechanical maintenance work and the time spent attending a course in engineering at a recognized college as prescribed by this Regulation.

2. Sections 4 and 5 of Regulation 649 of Revised Regulations of Ontario, 1970, as remade by section 2 of Ontario Regulation 84/72, are revoked and the following substituted therefor:
4. Notwithstanding the educational qualifications prescribed by this Regulation for an applicant for a certificate of qualification, a person who,
- (*a*) obtains the qualifying experience for certification as a stationary engineer (fourth class) on or before the 31st day of July, 1974 shall, within thirty days of such date, apply for and pass the examination conducted by the Board and after the thirty day period the Board shall cease to examine an applicant for a certificate of qualification as a stationary engineer (fourth class); or

- (b) holds a certificate of qualification as a stationary engineer other than a first class certificate shall be granted until the 31st day of March, 1975 to apply for and pass the examination conducted by the Board for a higher certificate of qualification. O. Reg. 297/73, s. 2, *part*.

5.—(1) An applicant for a certificate of qualification as a stationary engineer (fourth class) shall,

- (a) be at least eighteen years of age;
- (b) furnish evidence of previous training and experience as prescribed by subsection 2; and
- (c) furnish evidence of accreditation in the subjects that comprise the training profile for this class of certificate or obtain a mark of not less than 50 per cent on each examination subject and an overall mark of not less than 60 per cent on the examination conducted by the Board.

(2) An applicant shall,

- (a) furnish evidence from his employer stating that he has had twelve months qualifying experience in a stationary power plant or a low-pressure stationary plant;
- (b) furnish evidence that he holds a certificate of competency as a third class engineer (steam) issued under the authority of *The Canada Shipping Act*, as amended or re-enacted from time to time;
- (c) furnish evidence that he has at least two years experience on boilers, engines and auxiliaries of steam-driven naval or merchant ships;
- (d) furnish evidence that he has operated a plant in Ontario for one year, under a provisional certificate of qualification as a stationary engineer (fourth class);
- (e) furnish evidence that he,
 - (i) holds an engineering degree conferred by a university in Canada or by a university outside Canada where the course of study leading to the degree is, in the opinion of the Board, equivalent to that leading to an engineering degree in a university in Canada; and
 - (ii) has had at least three months of qualifying experience that is approved by the Board for the purpose of this section in a stationary power plant having a Therm-hour rating

exceeding 12,000 that is generating electricity for The Hydro-Electric Power Commission of Ontario;

- (f) furnish evidence that he has obtained accreditation in the prescribed modules to the fourth class level and in addition has had three months practical experience in the operation of boilers and ancillary equipment in a registered plant;
 - (g) furnish evidence from his employer that he has acquired seven months experience in the maintenance and repair of boilers and related power plant equipment under the supervision of the chief operating engineer and in addition has obtained five months practical experience in the operation of boilers and ancillary equipment in a registered plant;
 - (h) furnish evidence from his employer that he has acquired at least twelve months experience in the operation and maintenance of a plant that is defined in this Regulation as a guarded plant; or
 - (i) furnish evidence that he holds a certificate as a Gas Fitter I or an Oil Burner Mechanic II issued under section 14 of *The Energy Act, 1971* and in addition has obtained six months practical operating experience on boilers and ancillary equipment in a registered plant. O. Reg. 297/73, s. 2, *part*.
3. Clause *c* of section 8 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least eighteen months of qualifying experience in a steam hoisting plant; and
4. Clause *c* of section 9 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least eighteen months of qualifying experience in a hoisting plant; and
5. Clause *c* of section 10 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least six months of qualifying experience in a compressor plant;

6. Clause *c* of section 11 of Regulation 649 of Revised Regulations of Ontario, 1970, exclusive of the subclauses, is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he,
7. Clause *c* of section 12 of Regulation 649 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
- (c) furnish evidence from his employer stating that he has had at least four years of qualifying experience in a refrigeration plant of which not less than one year has been in a plant having a Therm-hour rating exceeding 10.176.
8. Subsection 7 of section 15 of Regulation 649 of Revised Regulations of Ontario, 1970, as made by section 1 of Ontario Regulation 299/72, is revoked and the following substituted therefor:
- (7) Where a person proves to the satisfaction of the Board that,
- (a) his certificate of qualification has been lost or destroyed; or
- (b) his name has been changed,

the Board shall, on payment of the fee prescribed in the Schedule, issue to him a duplicate certificate of qualification, or in the case of a change in name, reissue his certificate of qualification. O. Reg. 297/73, s. 8.

9. The Schedule to Regulation 649 of Revised Regulations of Ontario, 1970, as amended by section 4 of Ontario Regulation 299/72, is further amended by adding thereto the following items:

Item No.	Subject	Fee \$
	DUPLICATES AND REISSUES OF CERTIFICATE OF QUALIFICATION	
13	On the issue of a duplicate certificate of qualification or the reissue of a certificate of qualification in the case of a legal change of name	5
	EXAMINATIONS IN TRAINING PROFILES	
14	On trying an examination in each module that is part of the training profile required to be completed for a certificate of qualification as a stationary engineer (fourth, third, second or first class)	1

(5584)

22

THE APPRENTICESHIP AND
TRADESMEN'S QUALIFICATION ACT

O. Reg. 298/73.
Sheet Metal Worker.
Made—May 9th, 1973.
Filed—May 16th, 1973.

REGULATION MADE UNDER
THE APPRENTICESHIP AND
TRADESMEN'S QUALIFICATION ACT

SHEET METAL WORKER

1. In this Regulation,
- (a) "certified trade" means the trade of sheet metal worker;
- (b) "sheet metal worker" means a person who,
- (i) manufactures, fabricates, assembles, handles, erects, installs, dismantles,

reconditions, adjusts, alters, repairs or services all ferrous and non-ferrous sheet metal work of No. 10 U.S. Gauge or of any equivalent or lighter gauge and all other materials used in lieu thereof, and

- (ii) reads and understands shop and field sketches used in fabrication and erection, including those taken from original architectural and engineering drawings or sketches,

but does not include a person employed in production commonly known as mass production. O. Reg. 298/73, s. 1.

2. The trade of sheet metal worker is designated as a certified trade for the purposes of the Act. O. Reg. 298/73, s. 2.
3. An apprentice training program is established for the certified trade and shall consist of five periods of related training and work experience training of 1,800 hours for each period,

(a) in full time educational day courses provided at a college of applied arts and technology, or in courses that in the opinion of the Director, are equivalent thereto in the subjects contained in Schedule 1; and

(b) in practical training and instruction provided by the employer of the apprentice in the subjects contained in Schedule 2.

O. Reg. 298/73, s. 3.

4. The subjects of examination for an apprentice in the certified trade are the subjects contained in schedules 1 and 2. O. Reg. 298/73, s. 4.

5. The rate of wages for an apprentice in the certified trade, whether for his regular daily hours of work or for hours of work in excess of his regular daily hours of work, shall be not less than,

(a) 40 per cent during the first period;

(b) 50 per cent during the second period;

(c) 60 per cent during the third period;

(d) 70 per cent during the fourth period; and

(e) 80 per cent during the fifth period,

of the average hourly rate of wages or its equivalent for journeymen employed by the employer in that trade and with whom the apprentice is working. O. Reg. 298/73, s. 5.

6. The number of apprentices who may be employed by an employer in the certified trade shall not exceed,

(a) where the employer is a journeyman in the trade, one apprentice plus an additional apprentice for every four journeymen employed by that employer in the trade and with whom the apprentice is working; and

(b) where the employer is not a journeyman in the trade, one apprentice for the first journeyman employed by the employer plus an additional apprentice for each additional four journeymen employed by that employer in the trade and with whom the apprentice is working. O. Reg. 298/73, s. 6.

7. Any person who,

(a) applies in the prescribed form for apprenticeship in the certified trade; and

(b) works in that trade for three months or less,

is exempt from subsection 2 of section 10 of the Act. O. Reg. 298/73, s. 7.

8. The Director shall issue a progress record book to each apprentice and the apprentice shall record therein the time that the apprentice spends in related training and work experience and shall be responsible for the safekeeping of his progress record book. O. Reg. 298/73, s. 8.

9. An applicant for a certificate of qualification in the certified trade shall submit to the Director evidence satisfactory to the Director of,

(a) his successful completion of the apprenticeship training program described in section 3; or

(b) his engagement in the certified trade as a journeyman in Ontario or elsewhere for a period at least equivalent to the total number of hours of which the apprenticeship training program consists. O. Reg. 298/73, s. 9.

10. Regulation 47 of Revised Regulations of Ontario 1970 and Ontario Regulation 79/71 are revoked. O. Reg. 298/73, s. 10.

Schedule 1

SHEET METAL WORKER

In-School Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
1	Mathematics (Trade Related)	Mathematics	Addition, subtraction, multiplication, division of whole numbers, fractions, decimals. Metric system; conversion methods. Weights and measures. Ratio and proportion. Percentage, discounts, simple interest. Areas, volumes, linear, perimeter, angular mensuration. Square root. Scale conversion. Algebra fundamentals: simple equations, formulae shop calculations. Trigonometry; right angled and oblique triangles, formulae, shop calculations.
2	Science (Trade Related)	Physics	Air; properties, pressure, vacuum, pressure measurement; duct pressures, pressure variation effects on equipment. Water; physical and chemical properties, density, specific gravity, pressure at depth, capillarity. Heat; temperature scale, transmission, effects, measurement, specific heat of metals and air, heat capacity, humidity, expansion. Sound; transmission, acoustic insulation, decibel ratings. Properties of materials; tensile and compressive stress. Basic metallurgy; ferrous and non-ferrous metals, corrosion, electrolysis, electropotential series. Principle of machines; mechanical advantage, efficiency, work, energy and power. Fan motor horse-power requirements.
3	English	Usage and Business Communication	Reading comprehension. Trade terminology, usage. Sentence, paragraph structure. Letter, report writing. Work and parts orders. Interpretation and use of manufacturer's manuals and job specifications. Oral communication.
4	Drafting and Blue Print Reading	Basic Drafting and Interpretation	Use of lines, views, projections, sections, developments, dimensions, lettering. Threads and fasteners. Material specifications. Reading and interpretation of frame, masonry and concrete construction plans; materials, construction members, dimensioning, sections, elevations, details, schedules, standard architectural symbols. Preparation of elementary trade-related working drawings, dimensioned sketches of duct work layouts, jigs and fixtures. Material estimates and labour costs.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
5	Trade Practice General	Safety	Safety rules and safe operating procedures. Protective clothing and equipment. First aid. Fire prevention; location, use and maintenance of fire fighting equipment. <i>The Construction Safety Act. The Workmen's Compensation Act. The National Building Code of Canada. The Industrial Safety Act.</i> Handling and storage of flammable liquids, gases, acids and sealants. Safe use of lifting and hoisting equipment, pneumatic and electrical tools and equipment, welding equipment. Good housekeeping.
		Hand Tools	Care and use of hammers, mallets, chisels, files, stakes, dies, rivetsets, dollies, bucking bars, punches, drifts, pliers, hand shears, drills, reamers, taps and dies, hacksaws, pop rivetters.
		Power Tools, Equipment and Rigging	Care and use of portable pneumatic and electric drills, grinders, circular and sabre saws, unishers or nibblers. Impact and powder actuated tools. Power shears, bench-masters, brakes, rolls. Edging, forming, locking, beading, swaging, wiring equipment. Bench grinder, drill press, punch press, rivetting tools. Spot, oxy-acetylene, arc and carbon arc welding equipment. Materials handling devices, scaffolds, ladders, ropes, slings, hoists.
		Measuring and Layout Devices	Care and use of rules, tapes, squares, straightedges, protractors, compasses, dividers, scribes and tram-mels. Sheet metal and wire gauges. Micrometers, levels, plumb bobs, chalk lines. Patterns and templates.
6	Trade Practice Pattern Development	Parallel Line Method	Developing patterns for profile, rectangular, round and elliptical forms. Blueprint use for size and profile. Stretchout pattern methods. Seam, fold and joint allowances. Determining miter line. Types of notches.
		Radial Line Method	Developing patterns for regular conical forms and pyramids. Blueprint use for size and profile. Conical form types. Plan and elevation relationship. Determining apex. Seam allowance. Type of notches and pyramid forms.
		Triangulation Method	Developing patterns for irregular tapered forms. Blueprint use for form and size. Tapered form types. Plan and elevation relationship to half-pattern. Determining solid and broken lines, hypotenuse for true lengths and stretchout relationship. Seam and lock allowances. Types of notches. Transition patterns; blueprint use for offset forms and sizes. Types of transitions. Plan and elevation relationship for full pattern.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
			Double angle form patterns; blueprint use for true angle of auxiliary forms. Types of twisted shapes. Plan, elevation, auxiliary and double auxiliary views.
7	Trade Practice Cutting Methods	Straight Shearing Curved Shearing	Use of regular and combination pattern hand shears. Slitting; use of hand, special slitting, lever slitting, hand and power rotary slitting shears, portable unishears and nibblers. Use of double cut pipe shears for split shearing. Square shearing; use of foot and power operated squaring, gap squaring shears and attachments. Inside cuts; starting methods, use of bench, slitting and scroll shears. Shearing bolts, rivets, etc. with cold chisels. Types and use of hand shears. Circle shearing; use of hand and power operated circle shears. Inside cuts; use of hand and power ring and circle shears. Use of power elbow shear for compound curves.
8	Trade Practice Forming Procedures	Edges (Bench Tools) Shapes (Hand and Bench Tools) Beading and Swaging Wired Edges Reinforcements Reinforced Fibreglass	Types, uses and methods of forming hemmed, open, burred, turned, flanged and crimped edges. Edge allowances. Use of brakes, bar folders, bending bars, hand and power burring, turning, flanging and crimping equipment. Rolling; rolled form types. Use of solid or slip rolls and funnel forming equipment. Forming on stakes; stake types, uses. Hand tool types and use with stakes. Profile bending; types of profiles and forms, use of hand and power cornice brake. Panning; methods and use of panning equipment. Raising, bumping and stretching; uses of bumping and stretching hammers and dies. Determining layout for bumping. Metal yield point. Annealing methods. Beading and swaging roll types; reinforcing with beads and swaging, swaging for stops. Use of hand and power beading and swaging equipment. Wiring straight edges; edge allowance, wire sizes and gauges, measurement. Use of hand and power wiring, wire and brace bending equipment. False wiring edges of round, rectangular and square containers; false wire allowance. Use of hand and power false wiring and turning equipment. Diagonal bending; methods and use for stiffening. Reinforcing methods; use of band, angle, tee and channel iron. Reinforcement fastening methods. Fibreglass cloth, resins and catalysts. Pot-life. Lay-up and finishing techniques for duct work, fittings and joints. Joint tool use.

[illegible]

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		Soldering	Copper heating methods, equipment. Correct temperature. Forging methods; copper types, shapes, weights. Use of hammer and anvil. Tinning; surface cleaning requirements, dip and tinning solutions. Fluxing; flux types, uses, applications. Defluxing after soldering. Acid use precautions. Solder application; solder types, uses, flow and penetration. Preheating requirements. Soldering types of positioned joints. Surface tinning methods. Testing for leaks. Cleaning soldered joints by hand and power filing, sanding, buffing methods and equipment.
		Cementing	Cleaning surfaces for caulking; cleaning material types, uses, application methods. Sealant types and use for high and low pressure duct systems; underground ducts of transite, vitreous clay, plastic; high temperatures. Sealant application methods.
10	Trade Practice Job-site Assembly and Erection Techniques	Metal Roofing and Copings	Styles of roofs, monitors, towers, minarets, dormers, copings, pediments and corrugated roofs. Metal and plastic roofing types, rubber, lead and canvas. Joints and cleats. Fastening types and methods. Waterproofing methods using grouting, plastic sealants, solder. Vapour barrier types and installation methods. Expansion allowance. Installation of curbs, saddles and roof sleeves. Use of special roofing tools. Safe roof work practices and erection of scaffolding.
		Flashings and Skylights	Flashing types, purpose and installation; soakers, step, cape, hip, valley, ridge, gravel stops and nosing. Joint and seam making methods. Caulking, grouting and sealing methods. Types and uses of fasteners and plugs. Skylight types and installation techniques.
		Gutters and Downspouts	Gutter types and materials; ogee, round, inlaid. Flat and rake miter making methods. End and outlet installation. Expansion allowance methods. Downspout types, shapes, sizes, materials. Assembly of conductor heads, elbows, shoes, splash pans and scuppers. Installation of gutters and downspouts; erection of scaffolding, types and uses of hangers, spikes, ferrules, straps. Use of plastic and solder sealants.
		Plenums and Ducts	Plenum and casing types, construction materials. Types of joints. Stiffening and reinforcing methods. Fastener types and uses. Assembly and installation techniques. Correct relationship to air-handling equipment. Provision of access doors and openings. Gaskets and sealants.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		(Square Ducts)	Material types, weights and gauges. Types of cleats. Jointing methods; lapping and fastening. Hanging device types and uses; masonry anchors, bolts, screws, rivets, nails. Use of powder actuated stud guns. Hanger positioning and installation methods. Duct assembly and installation techniques. Positioning and installation of fire dampers. Taping and sealant use.
		(Round Ducts)	Common and special material types, including plastics. Jointing methods and joining devices. Hanger and support types, uses and installation techniques. Sealant and taping use. Plastic welding methods. Installation techniques for collector systems, flues, stacks, chimneys and breechings.
		(Internal Insulation)	Types, uses and methods of applying duct insulation for acoustic lining, thermal resistance, condensation prevention. Use of sound baffles and manufactured silencers.
		(Air Flow Measurement and Balancing)	Normal velocities in low and high pressure duct systems. Average velocities at grilles, through air handling equipment. Material conveying velocities. Static and velocity pressures. Effects of poorly designed elbows, fan fittings, branch take-offs and transitions.
		Roof Ventilators	Types and uses; stationary, cowls, gravity, ventilators, louvred penthouse. Motorized roof vents and fan discharge heads. Installation techniques. Use of bird and fly screens.
		Exhaust Hoods	Types and uses; standard canopy, fume cabinets. Types and uses of spray booths, drying booths, machine exhaust hoods. Interior and exterior hood materials. Plastic hoods. Methods of jointing and finishing seams, butt and welded joints. Use of hood filters. Hood assembly and installation methods in accordance with applicable codes. Condensation control.
		Air Handling Equipment (Fans and Blowers)	Types, functions and characteristics. Installation and mounting methods. Component alignment. Use of manufacturers drawings and specifications for installations.
		(Direct Fired Heating Equipment)	Types and characteristics; gravity and forced air units. Heat measurement; quantity (B.T.U.), intensity (temperature). Characteristics of solar, waste products, coal, wood, oil, gas and electrical heating systems. Comfort factors. Boiler and furnace room ventilation. Installation of heating units, ducts and vents to applicable safety codes.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Instruction To Be Given
		(Components)	Types, characteristics and installation of air washers, humidifiers, de-humidifiers, spray eliminators and dust collectors. Filters; replaceable media, washable, absolute, electronic precipitators and activated carbon types. Types and installation of preheat coils, reheat coils, direct expansion coils for cooling and dehumidifying and electric duct heaters.
		(Dampers)	Types, uses and installation of hand and automatically controlled parallel and opposed blade, face, face and by-pass dampers, blast gates and switches.
		(Indicating Devices and Controls)	Types and characteristics. Installation methods. Care and use of filter gauge and manometers.
		(Louvres and Grilles)	Types and installation of fixed and adjustable louvres, shutters, bird and fly screens, grilles and ceiling outlets. O. Reg. 298/73, Sched. 1.

Schedule 2

SHEET METAL WORKER

Work Experience Training

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
1	Trade Practice General (As detailed in Schedule 1)	Safety	Safety rules and removal of all hazards. <i>The Construction Safety Act. The Workmens Compensation Act. The National Building Code of Canada. The Industrial Safety Act.</i> Care and use of hand and power tools and equipment, measuring and layout devices.
2	Trade Practice	Methods and Applications	Parallel line method; developing patterns for profile, rectangular, round and elliptical forms. Stretchout patterns. Radial line method; developing patterns for regular conical forms and pyramids. Triangulation method; developing patterns for irregular tapered forms, transition patterns, double angle form patterns.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
3	Trade Practice	Straight Shearing	Use of regular and combination pattern hand shears. Slitting. Split shearing. Square shearing. Inside cuts. Use of bench, slitting and scroll shears, portable unishears and nibblers. Shearing bolts, rivets, etc. with cold chisels.
		Curved Shearing	Circle shearing; use of hand and power operated circle shears. Inside cuts; use of hand and power ring and circle shears. Use of power elbow shear for compound curves.
4	Trade Practice Forming Operations	Edges (Bench Tools)	Forming hemmed, open, burred, turned, flanged and crimped edges. Use of brakes bar folders, bending bars, hand and power burring, turning, flanging and crimping equipment.
		Shapes (Hand and Bench Tools)	Rolling; use of solid or slip rolls and funnel forming equipment. Forming on stakes. Profile bending; use of hand and power cornice brake. Panning; use of panning equipment. Raising, bumping and stretching. Annealing.
		Beading and Swaging	Reinforcing with beads and swaging, swaging for stops. Use of hand and power beading and swaging equipment.
		Wired Edges	Wiring straight edges. Use of hand and power wiring, wire and brace bending equipment. False wiring edges of round, rectangular and square containers. Use of hand and power false wiring and turning equipment.
		Reinforcements	Diagonal bending. Reinforcing use of band, angle, tee and channel iron. Reinforcement fastening.
		Reinforced Fibreglass	Lay-up and finishing of fibreglass ductwork, fittings and joints.
5	Trade Practice Joining Operations	Lock Seams	Groove seaming; internal and external seams. Use of hand and machine groovers. Brake, mallet and stake grooved seams. Use of hand and power setting down equipment.
			Double seaming; allowance. Use of hand and power double seaming equipment, slide and snap locks. Box locking; forming methods. Pittsburgh locking; use of brake and Pittsburgh lock former. Elbow edging. Use of hand and power elbow edging machines. Elbow seam closing; rigid and adjustable elbows. Use of hand and machine closing equipment. Standing seams. Use of seam closing devices. Collar locking. Use of hand and power collar locking equipment.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
		Rivetted Seams	Hole spacing, punching, drilling. Rivetting operations. Use of hand and power punches, drilling and rivetting equipment.
		Welding	Spot welding; material preparation, locating and spacing welds. Use of portable and stationary spot welding equipment. Oxy-acetylene; basic weld joints, material preparation allowances, positions. Welding, cutting and brazing operations. Arc welding. Flat and horizontal fillet welding. Carbon-arc cutting and brazing.
		Soldering	Copper heating. Forging. Tinning. Fluxing. De-fluxing after soldering. Acid use precautions. Solder application. Preheating. Soldering positioned joints. Surface tinning. Testing for leaks. Cleaning soldered joints by filing, sanding, buffing.
		Cementing	Cleaning surfaces. Sealant use for high and low pressure duct systems; underground ducts of transite, vitreous clay, plastic; high temperatures.
6	Trade Practice Job-site Assembly and Erection Operations	Metal Roofing and Copings	Installation of sheet metal for roofs, monitors, towers, minarets, dormers, copings, pediments and corrugated roofs. Plastic roofing, rubber, lead and canvas. Waterproofing with grouting, plastic sealants, solder. Vapour barrier installation. Expansion allowance. Installation of curbs, saddles and roof sleeves. Safe roof work practices.
		Flashings and Skylights	Installation of soakers, step, cape, hip, valley, ridge, gravel stops and nosing. Caulking, grouting and sealing. Skylight installation.
		Gutters and Downspouts	Assembly of conductor heads, elbows, shoes, splash pans and scuppers. Installation of gutters and downspouts; use of plastic and solder sealants.
		Plenums and Ducts	Assembly, installation and sealing. Provision of access doors and openings.
		(Square Ducts)	Hanger positioning and installation. Duct assembly and installation. Fire dampers. Taping and sealing.
		(Round Ducts)	Hanger and support installation. Sealing and taping. Plastic welding. Installation of collector systems, flues, stacks, chimneys and breechings.
		(Internal Insulation)	Installation of duct insulation for acoustic lining, thermal resistance, condensation prevention. Sound baffles and silencers.

ITEM	COLUMN 1	COLUMN 2	COLUMN 3
	Course	Subject	Work Instruction and Experience
		(Air Flow Measurement and Balancing)	Familiarization with normal velocities in low and high pressure duct systems. Average velocities at grilles, through air handling equipment. Material conveying velocities. Static and velocity pressures. Effects of poorly designed elbows, fan fittings, branch take-offs and transitions.
		Roof Ventilators	Installation of stationary and gravity types, cowls, ventilators, louvred penthouses. Motorized roof vents and fan discharge heads. Bird and fly screens.
		Exhaust Hoods	Assembly and installation of standard canopy, fume cabinets. Spray booths, drying booths, machine exhaust hoods. Interior and exterior hoods. Plastic hoods. Hood filters. Condensation control. Applicable codes.
		Air Handling Equipment (Fans and Blowers)	Installation and mounting. Component alignment. Use of manufacturers drawings and specifications.
		(Direct Fired Heating Equipment)	Familiarization with heat measurement; solar, waste products, coal, wood, oil, gas and electrical heating systems. Comfort factors. Boiler and furnace room ventilation. Installation of gravity and forced air heating units, ducts, vents and stacks to applicable safety codes.
		(Components)	Installation of air washers, humidifiers, de-humidifiers, spray eliminators and dust collectors. Filters, electronic precipitators and activated carbon types. Pre-heat coils, reheat coils, direct expansion coils and electric duct heaters.
		(Dampers)	Installation of hand and automatically controlled parallel and opposed blade, face, face and by-pass dampers, blast gates and switches.
		(Indicating Devices and Controls)	Installation and adjustment. Use of filter gauges and manometers.
		(Louvres and Grilles)	Installation of fixed and adjustable louvres, shutters, bird and fly screens, grilles and ceiling outlets. O. Reg. 298/73, Sched. 2.

(5585)

22

THE MILK ACT

O. Reg. 299/73.

Cheese—Marketing.

Made—May 14th, 1973.

Filed—May 16th, 1973.

REGULATION MADE UNDER
THE MILK ACT

CHEESE—MARKETING

INTERPRETATION

1. In this Regulation,

- (a) "cheese" means cheese of every variety produced in Ontario;
- (b) "producer of cheese" means the person who owns the cheese at the time it is made. O. Reg. 299/73, s. 1.

2. The Ontario Milk Marketing Board exempts from section 8 of Regulation 582 of Revised Regulations of Ontario, 1970,

- (a) cheese that is sold directly to consumers at the plant of the producer thereof;
- (b) a producer of cheese named in column 1 of Schedule 1 in respect of cheese manufactured from pasteurized milk at the plant or plants set opposite the name of the producer in column 2; and
- (c) a producer of cheese named in column 1 of Schedule 2 in respect of cheese packaged in containers other than,
- (i) rectangular containers having a capacity of 40 pounds, or
- (ii) round containers having a capacity of 90 pounds,
- and manufactured at the plant or plants set opposite the name of the producer in column 2. O. Reg. 299/73, s. 2.

3. Ontario Regulation 394/72 is revoked. O. Reg. 299/73, s. 3.

Schedule 1

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Anderson's Dairy Products	Campbellford
Ault Foods Limited	Winchester
Casselman Creamery Ltd.	Casselman
Cremerie Plantagenet Creamery Limited	Plantagenet
Dairyland Foods Limited	Spencerville
Darigold Products Limited	Oakville
Foxboro Cheese Company Limited	Corbyville
Fred Day	Atwood
Harrowsmith Cheese Factory Limited	Harrowsmith
Kemptville College of Agricultural Technology	Kemptville
Kraft Foods Limited	Ingleside
Millbank Cheese and Butter Limited	Millbank
Mountain View Cheese Factory Limited	Belleville
New Riverview Cheese Company Limited	St. Eugene
St. Lawrence Parks Commission	Morrisburg
Tavistock Union Cheese & Butter Limited	Tavistock
Teeswater Creamery Limited	Teeswater
Thornloe Cheese Factory Limited	Thornloe
Trenton Riverside Dairy Products Limited	Trenton
Warkworth Cheese Company Limited	Warkworth

O. Reg. 299/73, Schedule 1.

Schedule 2

COLUMN 1	COLUMN 2
Producer of Cheese	Location of Plant
Anderson's Dairy Products	Campbellford
Ault Foods Limited	Winchester
Casselman Creamery Ltd.	Casselman
Cremerie Plantagenet Creamery Limited	Plantagenet
Darigold Products Limited	Oakville
Forfar Dairy Limited	Forfar
Harold Cheese Manufacturing Co.	Stirling
Kemptville College of Agricultural Technology	Kemptville
Kraft Foods Limited	Ingleside
Mapleton Cheese & Butter Company Limited	St. Thomas
Millbank Cheese and Butter Limited	Millbank
Mountain View Cheese Factory Limited	Belleville
Neil Fraser's Transport Ltd.	Hawkesbury
New Riverview Cheese Company Limited	St. Eugene
Pine River Cheese & Butter Co-operative	Ripley
St. Albert Co-operative Cheese Manufacturing Association	St. Albert
Warkworth Cheese Company Limited	Warkworth

O. Reg. 299/73, Schedule 2.

THE ONTARIO MILK MARKETING BOARD:

G. R. McLAUGHLIN
*Chairman*H. PARKER
Secretary

Dated at Toronto, this 14th day of May, 1973.

(5586)

THE RETAIL SALES TAX ACT

O. Reg. 300/73.

General.

Made—May 16th, 1973.

Filed—May 17th, 1973.

REGULATION MADE UNDER
THE RETAIL SALES TAX ACT

- 1.—(1) Paragraph 2 of section 1 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 2. "agricultural products" means products produced by a person engaged in the business of farming and includes tobacco plants, food for human consumption or for livestock and any seeds, bulbs, plants, or trees that produce food for human consumption or for livestock;
- (2) Paragraph 11 of the said section 1 is revoked and the following substituted therefor:
 11. "children's footwear" means footwear in sizes that are designated for children and that are, or are equivalent to, sizes up to and including commercial trade size 6 for girls and commercial trade size 6 for boys and includes sports footwear in such sizes;
- (3) Paragraph 13 of the said section 1 is revoked.
- (4) Paragraph 55 of the said section 1, as amended by subsection 2 of section 1 of Ontario Regulation 496/71, is revoked and the following substituted therefor:
 55. "religious", "charitable" or "benevolent organization" means any organization that is registered under clause c of subsection 8 of section 110 of the *Income Tax Act* (Canada) and that holds a registration number issued by the Department of National Revenue;
- 2.—(1) Subsection 7 of section 8 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:
 - (7) Notwithstanding subsection 1, the Minister may authorize or require any vendor whose total tax collectable or payable in any six consecutive months is less than \$480 to file his returns under the Act for periods longer than one month but not exceeding six months in duration. O. Reg. 300/73, s. 2 (1).

- (2) Subsection 16 of the said section 8 is revoked and the following substituted therefor:

(16) Notwithstanding subsections 1, 6, 8 and 12, where a vendor operates his business on a seasonal basis and has been authorized by the Minister under subsection 15 not to file returns for the months during which he does not operate his business, the Minister may authorize any such vendor whose tax collectable or payable is less than \$480 to file his returns under the Act for periods longer than one month but not exceeding six months in duration. O. Reg. 300/73, s. 2 (2).

- 3.—(1) Subsection 3 of section 20 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(3) The amount of any rebate to be made under subsection 2 shall be determined by the application of the following percentages to the total contract price:

Contract work completed prior to April 1, 1966

Roads.....	1.125 per cent
All other structures.....	1.25 per cent

Contract work completed after March 31, 1966 and before May 1, 1973

Roads.....	1.85 per cent
All other structures.....	2.10 per cent

Contract work completed after April 30, 1973

Roads.....	2.60 per cent
All other structures.....	2.95 per cent

and the total contract price shall include the price at which the contractor undertook to build the structure and the architect's fees, but shall exclude land or land improvement costs. O. Reg. 300/73, s. 3 (1).

- (2) The said section 20 is further amended by adding thereto the following subsection:

(9) Where a construction contractor or subcontractor has entered into a fixed price or lump sum construction contract that is made in writing either before the 13th day of April, 1973 or by the acceptance after that date of an irrevocable offer tendered by such construction contractor or sub contractor before that date, the Minister may authorize a rebate of the tax imposed by the Act that is paid after the 30th day of April, 1973 and that is in excess of 5 per cent. O. Reg. 300/73, s. 3 (2).

4. Section 22 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Where a tour organizer has entered into a fixed price contract before the 13th day of April, 1973 with another person to provide transient accommodation for members of the tour, and where the tour organizer has also, before the 13th day of April, 1973, entered into a fixed price contract with a tour member or group of tour members to provide transient accommodation, such tour organizer may apply to the Minister for a rebate of the actual tax that is paid on the price of transient accommodation after the 30th day of April, 1973 in the performance of any such contract and that is in excess of 5 per cent. O. Reg. 300/73, s. 4.

5. Section 23 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Where a person has, before the 13th day of April, 1973, entered into a fixed price contract to sell tangible personal property to a purchaser and where, in order to complete that contract, the person ordered production machinery before the 13th day of April, 1973, and obtained title to that production machinery before the 1st day of November, 1973, such person may apply to the Minister for a rebate of the tax imposed by the Act on the purchase of such production machinery to the extent that such tax is paid after the 30th day of April, 1973 and exceeds 5 per cent. O. Reg. 300/73, s. 5.

6. Subsection 2 of section 24 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

(2) Long distance telephone calls made in Ontario from a pay-type telephone are subject to tax as follows:

Amount of Charge	Tax Payable
less than 40 cents.....	\$ nil
\$.40 - \$1.05.....	.05
1.10 - 1.75.....	.10
1.80 - 2.45.....	.15
2.50 - 3.20.....	.20
3.25 - 3.90.....	.25
3.95 - 4.60.....	.30
4.65 - 5.35.....	.35
5.40 - 6.05.....	.40
6.10 - 6.75.....	.45
6.80 - 7.45.....	.50
7.50 - 8.20.....	.55
8.25 - 8.90.....	.60
8.95 - 9.60.....	.65
9.65 - 10.35.....	.70

O. Reg. 300/73, s. 6.

7. Section 25 of Regulation 785 of Revised Regulations of Ontario, 1970 is revoked.

8. Section 29 of Regulation 785 of Revised Regulations of Ontario, 1970 is amended by adding thereto the following subsection:

(5) Interest at the rate of 4 per cent per annum is payable to persons to whom any rebate of tax is made

under clause *e* or *g* of subsection 2 of section 42 of the Act, and such interest shall be computed from the date when the tax that is to be rebated was paid until the date when the rebate of such tax is made. O. Reg. 300/73, s. 8.

(5587)

22

THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

O. Reg. 301/73.

General.

Made—May 2nd, 1973.

Filed—May 17th, 1973.

REGULATION MADE UNDER THE MUNICIPAL AND SCHOOL TAX CREDIT ASSISTANCE ACT

GENERAL

1. A by-law under subsection 1 of section 2 of the Act shall be in Form 1. O. Reg. 301/73, s. 1.
2. A notice to realty taxpayers of the establishment of municipal and school tax credits and refunds shall be in Form 2. O. Reg. 301/73, s. 2.
3. An application for a tax credit under the Act shall be in Form 3. O. Reg. 301/73, s. 3.
4. A notice of lien to be registered pursuant to subsection 5 of section 2 of the Act shall be in Form 4. O. Reg. 301/73, s. 4.
5. A certificate of partial discharge of lien shall be in Form 5. O. Reg. 301/73, s. 5.
6. A certificate of discharge of lien shall be in Form 6. O. Reg. 301/73, s. 6.
7. A record of tax credits allowed under the Act shall be in Form 7. O. Reg. 301/73, s. 7.
8. A summary of tax credits allowed under the Act shall be in Form 8. O. Reg. 301/73, s. 8.

Form 1

The Municipal and School Tax Credit Assistance Act

BY-LAW

THE CORPORATION OF THE

BY-LAW No.

A by-law to authorize the provision of municipal and school tax credits for the assistance of elderly persons.

WHEREAS *The Municipal and School Tax Credit Assistance Act* authorizes local municipalities to provide for municipal and school tax credits or refunds for the assistance of elderly persons,

AND WHEREAS the Council wishes to provide such credits or refunds,

NOW THEREFORE the Council enacts as follows:

THAT the treasurer is authorized and directed to allow credits or refunds of municipal taxes in the maximum amount and to the persons specified in subsection 1 of section 2 of *The Municipal and School Tax Credit Assistance Act*.

Enacted this

day of

, 19

(Seal)

O. Reg. 301/73, Form 1.

Form 2

The Municipal and School Tax Credit Assistance Act

NOTICE TO REALTY TAXPAYERS

.....of.....

The council of the.....of..... has authorized the establishment of a system of municipal and school tax credits and refunds under the provisions of *The Municipal and School Tax Credit Assistance Act* to assist elderly persons. A tax credit equivalent to one-half of the municipal and school taxes may be allowed in respect of a real property, subject to a maximum of \$150, if:

- (a) the owner, and/or the husband or the wife of the owner, is sixty-five years of age or more and occupies the real property as a personal residence;
- (b) application is made by the taxpayer during the calendar year in which the realty taxes, in respect of which the tax credit is claimed, become due and payable; and
- (c) the remaining portion of the realty taxes, after the deduction of the tax credit, has been paid.

Full particulars of the system of tax credits and an application form may be obtained from the office of the municipal treasurer at..... telephone number.....

O. Reg. 301/73, Form 2.

Form 3

The Municipal and School Tax Credit Assistance Act

MUNICIPAL AND SCHOOL TAX CREDITS

Tax Roll Number.....

TAX CREDIT (The Calculation thereof)	
Description on the tax roll of the real property in respect of which a municipal and school tax credit is applied for.....	
.....	
.....	
Amount of realty taxes levied for the year.....	\$.....

Amount of realty taxes paid to date	\$.....
Balance of taxes to be paid by, or refunded to, the taxpayer	
(a) to be paid	\$.....
(b) to be refunded	\$.....
Amount of the Municipal and School Tax Credit	\$.....

APPLICATION (to be completed by the owner of the real property)

I hereby apply for a municipal and school tax credit and certify that I and/or my spouse is sixty-five years of age or older and occupies the real property identified above as a personal residence and that I have not claimed a tax credit in respect of any other real property in Ontario for the year in which this application is made.

.....
Date	Signature

Tax Roll Number.....

CERTIFICATE OF ALLOWANCE (to be submitted to the Ministry of Treasury, Economics and Intergovernmental Affairs)

.....

Name of Municipality

I hereby certify that I have allowed a municipal and school tax credit in the amount of \$.....

in respect of the real property described in Lien No.....in accordance with a by-law passed under subsection 1 of section 2 of *The Municipal and School Tax Credit Assistance Tax Act*.

.....
Date	Municipal Treasurer

CERTIFICATE OF ALLOWANCE (to be given to the applicant)

Name and address of the applicant

.....

..... (see reverse side)

.....

Tax Roll Number.....	
CERTIFICATE OF ALLOWANCE (to be returned to the applicant)	
I hereby certify that I have allowed a municipal and school tax credit in the amount of \$..... in respect of the real property described above the application in accordance with a by-law passed under subsection 1 of section 2 of <i>The Municipal and School Tax Credit Assistance Act</i> .	
..... Date Municipal Treasurer

O. Reg. 301/73, Form 3.

Form 4

The Municipal and School Tax Credit Assistance Act

NOTICE OF LIEN

The Treasurer of (see note).....
.....
.....

HEREBY GIVES NOTICE

That a credit or refund has been allowed under By-Law No.....of the said municipality or board made under section 2 of *The Municipal and School Tax Credit Assistance Act* to

insert name(s)	{
of owner(s)	

in respect of the real property situate in the.....
of.....
in the County, Regional Municipality (or District) of.....
in the Province of Ontario being composed of the whole (or part) of

for use if registered in a registry office	{	Lot (Block).....
		in Concession.....
		registered in the Registry Office for the Registry Division of.....
		according to Plan No.....
for use if registered in an office of land titles	{	described in Registered Instrument No.....
		Registered in the Office of Land Titles at.....
		as Parcel No.....in the Register for.....

AND that any credit or refund allowed from time to time is a lien in favour of the Treasurer of Ontario upon the above-mentioned real property in accordance with *The Municipal and School Tax Credit Assistance Act*.

Dated at

this day of, 19

.
Municipal Treasurer

NOTE: Insert the name of the municipality, the board of the public school section, the board of the separate school zone or the board of the high school district.

ENQUIRIES concerning the discharge of the lien should be addressed to the Financial Accounting Section, Ministry of Treasury, Economics and Intergovernmental Affairs, Queen's Park, Toronto 2, Ontario.

O. Reg. 301/73, Form 4.

Form 5

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF PARTIAL DISCHARGE

THIS IS TO CERTIFY

THAT WHEREAS by virtue of *The Municipal and School Tax Credit Assistance Act* The Treasurer of Ontario has a lien on

which

lien was registered on the day of
as number

AND WHEREAS a partial discharge of this lien is now required to discharge a portion of this parcel of land.

THEREFORE the following lands, namely:

are discharged of the said lien on registration hereof.

Dated at Toronto, this day of , 19

.
Countersigned

.
Treasurer of Ontario

O. Reg. 301/73, Form 5.

Form 6

The Municipal and School Tax Credit Assistance Act

CERTIFICATE OF DISCHARGE

THIS IS TO CERTIFY

That the Treasurer of Ontario has received payment in full of the amount of all outstanding credits or refunds allowed in respect of the real property situate in the.....
of.....
in the County, Regional Municipality (or District) of.....
in the Province of Ontario being composed of the whole (or part) of

Lot (Block).....
in Concession.....
.....
or according to Plan No.....

for use if
registered in a
registry office
Registered in the Registry Office for the Registry Division of.....
as described in Registered Instrument No.....

for use if
registered in an
office of
land titles
Registered in the Office of Land Titles at.....
as Parcel No.....in the
Register for.....

AND that the lien upon the said property under *The Municipal and School Tax Credit Assistance Act* and described in the Notice of Lien registered as No.....is discharged upon registration hereof.

Dated at Toronto
this.....day of....., 19...

.....
Treasurer of Ontario

.....
Countersigned

*The Municipal and School Tax
Credit Assistance Act*

CERTIFICATE OF DISCHARGE

Ministry of Treasury, Economics and
Intergovernmental Affairs
Parliament Buildings
Toronto 2, Ontario

O. Reg. 301/73, Form 6.

Form 7

The Municipal and School Tax Credit Assistance Act

RECORD OF TAX CREDITS ALLOWED

Tax Roll Number

DESCRIPTION OF PROPERTY (to be completed by the municipal treasurer)		
Name of the municipality		
.....		
.....		
Name and address of the owner		
.....		
.....		
.....		
.....		
DESCRIPTION OF THE LIEN (to be inserted by the municipal treasurer)		
Registered lien number	Date of the registration	Office of the registration
		For use by the Province
		No.

CLAIM (to be completed by the municipal treasurer and forwarded to the Subsidies Branch, Ministry of Treasury, Economics and Inter-governmental Affairs)			ACCEPTANCE (to be completed by the Province and returned to the municipal treasurer)	
<u>Year</u>	<u>Amount of the credit allowed</u>	<u>Authorized signature</u>	<u>Date of Acceptance</u>	<u>Authorized Signature</u>
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$
19..	\$

O. Reg. 301/73, Form 7.

Form 8

The Municipal and School Tax Credit Assistance Act

SUMMARY OF TAX CREDITS ALLOWED

Number of Summary.....

.....
Name of Municipality

\$

.....
Date

Total of Batch

\$		\$	\$

O. Reg. 301/73, Form 8.

22

Filed—May 18th, 1973.

GENERAL

923

- 4. The affidavit of the clerk of the municipality referred to in subsection 4 of section 2 of the Act shall be in Form 6. O. Reg. 302/73, s. 4.
- 5. The application for a loan and the accompanying declaration referred to in the Act shall be in Form 7 and Form 8 respectively. O. Reg. 302/73, s. 5.
- 6. The inspection and completion certificate referred to in section 4 of the Act shall be in Form 9. O. Reg. 302/73, s. 6.
- 7.—(1) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a municipality, shall be in Form 10.
- (2) The offer to sell a debenture referred to in subsection 8 of section 5 of the Act, for use by a district, metropolitan or regional municipality, shall be in Form.11. O. Reg. 302/73, s. 7.
- 8. The rating by-law referred to in section 8 of the Act shall be in Form 12. O. Reg. 302/73, s. 8.
- 9.—(1) The interest rate, both before and after maturity, applicable to debentures issued under the Act is established at 8 per cent.
- (2) In the event of a default payment on any debenture the interest rate of 8 per cent is applied to the principal portion of the default payment. O. Reg. 302/73, s. 9.

Form 1

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by Municipalities not within District, Metropolitan or Regional Municipalities

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*.

The council, pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

- 1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$....., as may be determined by the council, and may in the manner hereinafter provided, issue debentures of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.
- 2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may include a sum, not exceeding the amount applied for or 90 per cent of the total cost of the works or building repairs with respect to which the loan is made or such other maximum amount as is prescribed by the regulations under the Act, whichever is the lesser, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Passed the.....day of....., 19...

.....
Head of Council

.....
Clerk

(Corporate seal)

O. Reg. 302/73, Form 1.

Form 2

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by Municipalities within a District, Metropolitan or Regional Municipality

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*.

The council, pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

1. The Corporation may from time to time, subject to the provisions of this by-law, borrow on the credit of the Corporation such sums not exceeding in the aggregate \$....., as may be determined by the council, and may in the manner hereinafter provided, arrange for the issue of debentures on behalf of the Corporation for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.
2. Where an application for a loan under the Act is approved by the council and the inspector has filed with the clerk an inspection and completion certificate, the council may apply to include a sum not exceeding the amount applied for or 90 per cent of the total cost of the works or building repairs with respect to which the loan is made or such other maximum amount as is prescribed by the regulations under the Act, whichever is the lesser, in a debenture payable to the Treasurer of Ontario in accordance with the Act, and may approve of the Corporation lending the said sum to the applicant.

3. A special annual rate shall be imposed, levied and collected over and above all other rates upon the land in respect of which the money is borrowed, sufficient for the payment of the principal and interest as provided by the Act.

Passed the.....day of....., 19...

.....
Head of Council

.....
Clerk

(Corporate seal)

O. Reg. 302/73, Form 2.

Form 3

The Shoreline Property Assistance Act, 1973

BORROWING BY-LAW

For use by District, Metropolitan or Regional Municipalities

BORROWING BY-LAW OF THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

A by-law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*, in the.....
(district, metropolitan or regional)
municipality of.....

The council of..... municipality
(district, metropolitan or regional)
of..... (hereinafter termed regional municipality) pursuant to *The Shoreline Property Assistance Act, 1973*, enacts as follows:

1. The regional municipality may from time to time, subject to the provisions of this by-law, borrow on the credit of the regional municipality such sums not exceeding in the aggregate \$..... and may in the manner hereinafter provided, issue debentures of the regional municipality for the amount so borrowed as provided in the Act payable to the Treasurer of Ontario at the Parliament Buildings, Toronto, which debentures shall reserve the right to redeem the debentures at any time on payment of the whole amount of principal and interest owing at the time of such repayment.
2. When the regional municipality receives an application from an area municipality for the purposes of the Act, the regional municipality shall by resolution direct the issue of a debenture as aforesaid and borrow on behalf of the area municipality a sum not exceeding the amount to be lent by the area municipality on completion of the works or building repairs.
3. With respect to each area municipality, the regional municipality shall impose, levy and collect a special annual rate over and above all other rates sufficient for the payment of the principal and interest of the debentures issued by the regional municipality on behalf of that area municipality.

Passed the.....day of....., 19...

.....
Chairman
.....
Clerk

(Corporate seal) O. Reg. 302/73, Form 3.

Form 4

The Shoreline Property Assistance Act, 1973

DEBENTURE

\$..... No.....

The Corporation of the.....of.....in the County of....., hereby promises to pay to the Treasurer of Ontario at the Parliament Buildings, Toronto, the principal sum of \$.....of lawful money of Canada, together with interest thereon at the rate of.....per cent per annum in twenty equal instalments of \$.....on the.....day of....., in the years 19... to 19..., both inclusive.

The right is reserved to the Corporation of.....to redeem this debenture at any time on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole amount of principal and interest owing at the time of such redemption.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of this Corporation, or by such other person authorized by by-law of this Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of....., in the Province of Ontario, this 1st day of....., 19..., under the authority of By-Law No.....of the Corporation entitled "A By-Law to raise money to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*".

..... Treasurer Head of Council
(Corporate seal) O. Reg. 302/73, Form 4.

Form 5

The Shoreline Property Assistance Act, 1973

DEBENTURE

For use by District, Metropolitan or Regional Municipalities

DEBENTURE

\$..... No.....

The Corporation of the.....municipality of....., hereby promises to pay to the Treasurer of Ontario at the Parliament Buildings, Toronto, the principal sum of \$.....of lawful money of Canada, together with interest thereon at the rate of.....per cent per annum in twenty equal instalments of \$.....on the.....day of....., in the years 19... to 19..., both inclusive.

The right is reserved to the Corporation of the.....municipality of.....to redeem this debenture at any time on payment, at the place where and in the money in which this debenture is expressed to be payable, of the whole amount of principal and interest owing at the time of such redemption.

This debenture, or any interest therein, is not, after a Certificate of Ownership has been endorsed thereon by the Treasurer of this Corporation, or by such other person authorized by by-law of this Corporation to endorse such Certificate of Ownership, transferable.

Dated at the.....of....., in the Province of Ontario, this 1st day of....., 19..., under the authority of By-Law No.....of the Corporation entitled "A By-Law to raise money to aid in construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*".

.....
Treasurer

.....
Chairman

(Corporate seal)

O. Reg. 302/73, Form 5.

Form 6

The Shoreline Property Assistance Act, 1973

AFFIDAVIT OF CLERK

I,....., of the.....
Province of Ontario of.....in the.....of.....
Clerk of the.....of.....make

To Wit: oath and say:

1. On the.....day of....., 19..., the Council of the.....
of.....passed a by-law for borrowing money to be lent for the construction
of works and building repairs being No.....and entitled "A By-Law to raise money
to aid in the construction of works and building repairs under *The Shoreline Property Assistance Act, 1973*", a copy of which certified by me is attached hereto as an exhibit to
this my affidavit and marked exhibit "A".
2. A certified copy of By-Law No.....was registered in the land registry office for the
Registry Division of.....on the.....day of....., 19...

Strike out 3. No application or action to quash the by-law has been made or brought.
If not applicable or

An application or action has been made or brought, but it has been dismissed.

Sworn before me at the.....of.....

in the.....of....., this.....day of
....., 19... clerk

.....
A Commissioner

O. Reg. 302/73, Form 6.

Form 7

The Shoreline Property Assistance Act, 1973

APPLICATION FOR LOAN

To the council ofof.....

Details of Ownership

Owner's Name
Address
Date Property Acquired

If mortgaged or encumbered, name the mortgagee or encumbrancer
If mortgage or encumbrance assigned, name of assignee
Address

Description of Land

Lot Number	Registered Plan or Concession Number
If Building, Specify	
If Crown Land, Describe	

Estimated Cost of Works:

Amount of Loan Requested:

Material.....	\$
Other.....	
Inspection Fees.....	
Total Cost.....	\$

(Amount of loan requested must be a multiple of \$100, not exceeding, if a loan for works, 90 per cent of total cost or \$150 per foot of shoreline, whichever is the lesser, and, if a loan for building repairs, 90 per cent of total cost or \$20,000, whichever is the lesser).

		Loan for Works	\$
Estimated Cost of Building Repairs:			
Material.....	\$	Loan for Building Repairs	\$
Other.....			
Inspection Fees.....		Total Loan	\$
Total Cost.....	\$		

Number of feet of shoreline of the property.....

Anticipated Date of Commencement	Anticipated Date of Completion
----------------------------------	--------------------------------

- In making this application for a loan I understand and agree to the following:
- (a) the granting or refusal of the application is in the discretion of council whose decision is final;
 - (b) I will be advised in writing of council's decision regarding the application;
 - (c) should the application be granted, an inspector appointed by council will report to council to the effect that the work has been satisfactorily completed before any funds are advanced by way of loan;
 - (d) council shall levy and collect for the term of twenty years over and above all other rates upon the land in respect of which the loan is made, a special equal annual rate sufficient to discharge the principal and interest of the loan; and
 - (e) *The Shoreline Property Assistance Act, 1973* sets out procedural matters concerning apportionment of a loan when part of the land is sold, discharge of the indebtedness upon repayment of the loan at any time and all other matters which pertain to this application for a loan.

.....
(date)

.....
(signature of owner)

O. Reg. 302/73, Form 7.

Form 8

The Shoreline Property Assistance Act, 1973
DECLARATION AS TO OWNERSHIP

Province of Ontario

To Wit:

I.....of the.....of.....in the.....
of.....do solemnly declare that

1. I am the actual owner of.....
(describe land)

2. The land is free from encumbrance.

3. The land is encumbered.

4. The mortgage (or encumbrance) is held by,

name.....

address.....

5. The encumbrance has been assigned to,

name.....

address.....

6. The application to loan is for a loan to construct works on Crown lands which Crown lands are described as follows:

.....

And I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath.

Declared before me at the.....of.....

this.....day of....., 19...

.....
 A Commissioner, etc.

.....
 (signature)

O. Reg. 302/73, Form 8.

Form 9

The Shoreline Property Assistance Act, 1973

INSPECTION AND COMPLETION CERTIFICATE

To the Council of the.....of....., I have inspected the works or building repairs constructed or made on land described as Lot No.....Concession No..... and owned by.....for which an application for loan was made and dated....., 19...

I certify that circumstances prevail with respect to the works or building repairs as indicated below.

[] The building repairs are as described on the application for loan and are completed to my satisfaction.

[] The works are as described on the application for loan and are completed to my satisfaction.

[] The works or building repairs are completed to my satisfaction but differ significantly from that described on the application for loan in the following respects:

.....

.....

.....

.....

[] The works or building repairs have been completed but are not satisfactory because of the following defects:

.....

.....

.....

.....

I confirm that to the best of my knowledge and belief the shoreline length is approximatelyfeet.

The actual cost of the completed works are as follows:

Material.....	\$.....
Other.....
Inspection fees.....
TOTAL.....	\$ =====

The actual cost of the building repairs are as follows:

Material.....	\$.....
Other.....
Inspection fees.....
TOTAL.....	\$ =====

Dated at....., this.....day of....., 19...

.....
(signature of inspector)

Form 12

The Shoreline Property Assistance Act, 1973

RATING BY-LAW

THE CORPORATION OF THE

.....

BY-LAW NUMBER.....

By-law imposing special annual rates upon land in respect of which money is borrowed under *The Shoreline Property Assistance Act, 1973*.

Whereas owners of land in the municipality have applied to the council under *The Shoreline Property Assistance Act, 1973*, for loans for the purpose of constructing works or making building repairs on such land; and whereas the council has upon their application lent the owners the total sum of \$.....to be paid with interest by means of rates hereinafter imposed:

Be it therefore enacted, by the council, that annual rates as set out in the Schedule attached hereto are hereby imposed upon such land as described for a period of twenty years, such rates to be levied and collected in the same manner as taxes.

Passed this.....day of....., 19...

.....
Head of Council

.....
Clerk

O. Reg. 302/73, Form 12.

(Corporate seal)

THE CORPORATION OF THE.....

BY-LAW No.....

.....

* Total

935

THE FARM PRODUCTS MARKETING ACT

O. Reg. 303/73.

Turkeys—Marketing.

Made—April 16th, 1973.

Filed—May 18th, 1973.

REGULATION MADE UNDER THE FARM PRODUCTS MARKETING ACT

1. Clauses *j* and *k* of section 9 of Regulation 343 of Revised Regulations of Ontario, 1970 are revoked and the following substituted therefor:

(*j*) requiring any person who produces turkeys to offer to sell and to sell turkeys to or through the local board;

(*k*) prohibiting any person from processing, packing or packaging any turkeys that have not been sold to, by or through the local board;

(*l*) providing for the making of agreements relating to the marketing of turkeys by or through the local board, and prescribing the forms and the terms and conditions of such agreements.

2. Section 11 of Ontario Regulation 343 of Revised Regulations of Ontario, 1970 is revoked and the following substituted therefor:

11.—(1) All turkeys shall be marketed through the local board.

(2) No person shall market turkeys except through the local board. O. Reg. 303/73, s. 2, *part*.

11a. The Board vests in the local board the following powers:

1. To direct and control, by order or direction, either as principal or agent, the marketing of turkeys, including the times and places at which turkeys may be marketed.
2. To determine the quality of each class, variety, grade or size of turkeys that shall be marketed by each producer.
3. To prohibit the marketing of any class, variety, grade or size of turkeys.
4. To determine from time to time the price or prices that shall be paid to producers or to the local board, as the case may be, for turkeys or any class, variety, grade or size of turkeys and to determine different prices for different parts of Ontario.

5. To require the price or prices payable or owing to the producer for turkeys to be paid to or through the local board.

6. To collect from any person by suit in a court of competent jurisdiction the price or prices or any part thereof of turkeys.

7. To purchase or otherwise acquire such quantity or quantities of turkeys as the local board considers advisable and to sell or otherwise dispose of any turkeys so purchased or acquired.

8. To pay to the producers the price or prices for turkeys and to fix the times at which or within which such payments shall be made. O. Reg. 303/73, s. 2, *part*.

11b.—(1) The Board authorizes the local board,

(a) to require that turkeys be marketed on a quota basis;

(b) to prohibit any person to whom a quota has not been fixed and allotted for the marketing of turkeys or whose quota has been cancelled from marketing any turkeys;

(c) to prohibit any person to whom a quota has been fixed and allotted for the marketing of turkeys from marketing any of the turkeys in excess of such quota; and

(d) to prohibit any person to whom a quota has been fixed and allotted for the marketing of turkeys produced on lands or premises in respect of which such quota was fixed and allotted from marketing any turkeys other than turkeys produced on such lands or premises.

(2) The Board authorizes the local board,

(a) to fix and allot to persons quotas for the marketing of turkeys on such basis as the local board considers proper;

(b) to refuse to fix and allot to any person a quota for the marketing of turkeys for any reason that the local board considers proper;

(c) to cancel or reduce, or refuse to increase, a quota fixed and allotted to any person for the marketing of turkeys for any reason that the local board considers proper; and

(d) to permit any person to whom a quota has been fixed and allotted for the marketing of turkeys in excess of such quota on such terms and conditions as the local board considers proper.

(3) No total quota respecting all producers in Ontario of turkeys or any class, variety, grade or size of turkeys for any crop marketing period shall have any force or effect until approved by the Board. O. Reg. 303/73, s. 2, *part*.

3. Regulation 343 of Revised Regulations of Ontario, 1970, as amended by Ontario Regulation 164/73, is further amended by adding thereto the following section:

15. The Board authorizes the local board to appoint agents, to prescribe their duties and terms and conditions of employment and to provide for their remuneration. O. Reg. 303/73, s. 3.

THE FARM PRODUCTS MARKETING BOARD:

C. E. MIGHTON
Chairman

WILLIAM V. DOYLE
Secretary

Dated at Toronto, this 16th day of April, 1973.

(5592)

22

THE CROP INSURANCE ACT (ONTARIO)

O. Reg. 304/73.

Crop Insurance Plan—Coloured Beans.

Made—April 10th, 1973.

Approved—May 16th, 1973.

Filed—May 18th, 1973.

REGULATION MADE UNDER THE CROP INSURANCE ACT (ONTARIO)

1. The plan in the Schedule is established for the insurance within Ontario of coloured beans. O. Reg. 304/73, s. 1.

Schedule

The Crop Insurance Act (Ontario)

PLAN

1. This plan may be cited as "The Ontario Crop Insurance Plan for Coloured Beans".

2. The purpose of this plan is to provide for insurance against a loss in the production of coloured beans resulting from one or more of the perils designated in section 4.

INTERPRETATION

3. In this plan,

(a) "coloured beans" means,

- (i) Azuki,
- (ii) Black Turtle Soup,
- (iii) Cranberry,
- (iv) Great Northern,
- (v) Kidney,
- (vi) Pinto,
- (vii) Yellow-eye,

and such other varieties as may be declared insurable from time to time by the Commission;

(b) "pound" means a pound of coloured beans, the moisture content of which is not more than 18 per cent and the damage or foreign material content of which is not more than 2 per cent.

DESIGNATION OF PERILS

4. The following are designated perils for the purposes of this plan:

- 1. Drought.
- 2. Excessive moisture.
- 3. Excessive rainfall.
- 4. Flood.
- 5. Frost.
- 6. Hail.
- 7. Insect infestation.
- 8. Plant disease.
- 9. Wind.

DESIGNATION OF CROP YEAR

5. The crop year for coloured beans is the period from the 1st day of March in any year to the 31st day of December next following.

CONTRACT OF INSURANCE

6. For the purposes of this plan, the entire contract of insurance for coloured beans shall be deemed to be comprised of,

- (a) the contract of insurance in the form prescribed by Regulation 156 of Revised Regulations of Ontario, 1970;
- (b) an endorsement for coloured beans in Form 1;
- (c) the application for insurance;
- (d) the final acreage report for each crop year; and
- (e) any amendment to a document referred to in clauses *a*, *b*, *c* or *d* agreed upon in writing.

7. An application for insurance shall,

- (a) be in Form 2;
- (b) be accompanied by a premium deposit of at least \$15; and
- (c) be filed with the Commission not later than,
 - (i) the tenth day after the seeding of acreage to coloured beans is completed by the applicant, or
 - (ii) the 1st day of June,

whichever occurs first in the crop year in respect of which it is made.

DURATION OF CONTRACT

8.—(1) A contract of insurance shall be in force for the crop year in respect of which it is made, and shall continue in force for each crop year thereafter until it is cancelled by the insured person or the Commission in the manner prescribed by subsection 2 or is terminated in accordance with the regulations.

(2) A contract of insurance may be cancelled by the insured person or the Commission by notice in writing to the other party on or before the 1st day of June in the crop year during which the cancellation is to be effective.

COVERAGE

9.—(1) Subject to subsections 2, 3 and 4, the coverage provided under a contract of insurance shall be 70 per cent of the average farm yield in pounds of the total acreage seeded to coloured beans by the insured person in accordance with the regulations.

(2) For the first year in which a contract of insurance is in force, the average farm yield shall be deemed to be 1250 pounds per acre and for succeeding years the actual yield of the insured person shall be taken into account until a five-year average is established.

(3) The coverage provided under subsections 1 and 2 shall be increased following each consecutive no claim year as follows:

- 1. Following the first no claim year, to 73 per cent of the average farm yield.
- 2. Following the second no claim year, to 76 per cent of the average farm yield.
- 3. Following the third no claim year, to 78 per cent of the average farm yield.
- 4. Following the fourth no claim year, to a maximum of 80 per cent of the average farm yield.

(4) The coverage provided under subsections 1, 2 and 3 shall be decreased for claim years from the insured level in reverse progression to that prescribed by subsection 3 to a minimum of 70 per cent of the average farm yield.

(5) The number of pounds determined under subsections 1, 2, 3 and 4 constitutes the total guaranteed production under a contract of insurance.

10.—(1) For the purposes of this plan the established price for coloured beans shall be,

- (a) 4 cents; or
- (b) 8 cents,

per pound.

(2) Notwithstanding subsection 1, the established price shall be increased by 1 cent per pound for the purpose of calculating a deficiency in yield of harvested acreage.

11.—(1) Subject to subsection 2, the established price selected by an applicant at the time a contract of insurance is made applies in each succeeding crop year during which the contract is in force.

(2) Where,

- (a) the insured person applies therefor in writing on or before the 1st day of June in a crop year; and
- (b) the Commission consents in writing,

any established price designated in subsection 1 of section 10 may be substituted for the established price selected by the insured person at the time a contract of insurance is made, or any established price substituted in lieu thereof under this subsection.

12. The maximum amount for which the Commission is liable under a contract of insurance shall be the amount obtained by multiplying the total guaranteed production determined under section 9 by the established price per pound determined under section 10.

PREMIUM

13.—(1) The total premium is,

- (a) \$4 per acre where the established price is 4 cents per pound; or
- (b) \$8 per acre where the established price is 8 cents per pound.

(2) Notwithstanding subsection 1, the minimum premium payable by an insured person in each crop year is \$15.

(3) The premiums prescribed by subsection 1 include payments in respect of premiums made by,

- (a) the Government of Canada under the *Crop Insurance Act* (Canada); and
- (b) the Government of Ontario under subsection 2 of section 7 of the Act.

(4) Premium discounts provided by Regulation 158 of Revised Regulations of Ontario, 1970 are not applicable to any premium payable under this plan.

14.—(1) Where a contract of insurance is in force, a premium shall be paid in respect of each crop year in which the insured person seeds acreage to coloured beans.

(2) Where a premium is payable in respect of a crop year, the insured person shall pay the premium, less the premium deposit, if any, to the Commission at the time he files the final acreage report prescribed by section 15.

FINAL ACREAGE REPORT

15.—(1) Every insured person shall file with the Commission in each crop year a final acreage report in Form 3 within ten days after the seeding of acreage to coloured beans is completed.

(2) A final acreage report filed with the Commission shall not be amended without the consent in writing of the Commission.

16.—(1) The Commission may revise the final acreage report in any or all respects and adjust the premium accordingly and, in such case, shall notify the insured person in writing forthwith respecting such revision and adjustment.

(2) The insured person shall be deemed to have agreed with the revision of the final acreage report and adjustment of premium made by the Commission under subsection 1 unless, within ten days from the mailing or delivery of the notification by the Commission, he notifies the Commission in writing that he rejects such revision and adjustment.

(3) Where the Commission receives notice from an insured person under subsection 2, it shall notify the insured person in writing that the contract of insurance does not apply for the crop year in respect of which the final acreage report was filed and shall refund any premium or premium deposit paid in respect of that crop year.

(4) A final acreage report revised under this section shall, failing notice under subsection 2, constitute the final acreage report for the crop year.

17.—(1) Where an insured person in any crop year fails to file a final acreage report in the form and manner prescribed by this Regulation, the Commission may,

- (a) prepare the final acreage report; or
- (b) declare the insured acreage to be nil.

(2) Where the Commission prepares a final acreage report under subsection 1, the Commission shall mail or deliver a copy of the report to the insured person.

(3) Every insured person shall pay the premium for the crop year in respect of which a final acreage report is prepared by the Commission within ten days from the mailing or delivery to him of a copy of the report.

FINAL DATE FOR SEEDING

18. For the purposes of this plan, the final date for seeding coloured beans in a crop year is the 20th day of June or such other date as may be determined from time to time by the Commission.

FAILURE TO HARVEST

19. Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

INSURANCE OF MORE THAN ONE VARIETY

20. All acreage seeded to coloured beans shall be insured under one contract, but where more than one variety is grown, the average farm yield and any loss in production shall be calculated separately for each variety.

INSURABLE AREAS

21.—(1) Subject to subsection 2, no varieties of coloured beans are insurable in areas having 2900 heat units or less.

(2) Notwithstanding subsection 1, yellow-eye beans are insurable in areas having more than 2700 heat units. O. Reg. 304/73, Sched.

Form 1

The Crop Insurance Act (Ontario)

COLOURED BEAN ENDORSEMENT

WHEREAS the insured person has applied for crop insurance for coloured beans under The Ontario Crop Insurance Plan for Coloured Beans, hereinafter referred to as "the plan", and has paid the deposit premium prescribed thereunder;

NOW THEREFORE, subject to *The Crop Insurance Act (Ontario)* and the regulations made thereunder, the contract of insurance between The Crop Insurance Commission of Ontario and the insured person is hereby extended to cover coloured beans.

HARVESTING OF SEEDED ACREAGE

1.—(1) All acreage seeded to coloured beans in a crop year shall be harvested as coloured beans unless the Commission, upon application therefor in writing, consents in writing to,

- (a) the use of the seeded acreage or any part thereof for another purpose; or
- (b) the abandonment or destruction of the insured crop or any part thereof.

(2) Where the harvesting of any seeded acreage is not completed on the 20th day of October, the insured person shall forthwith notify the Commission in writing.

(3) Where an insured person fails to notify the Commission in accordance with subparagraph 2, no indemnity shall be paid in respect of the unharvested acreage.

2.—(1) On receipt of a notice under subparagraph 2 of paragraph 1, the Commission shall determine,

- (a) the number of unharvested acres and the potential production thereof; and
- (b) whether the harvesting of the seeded acreage was prevented by reason of one or more of the causes of loss insured against.

(2) Where the Commission determines that harvesting of any seeded acreage was prevented by reason of one or more of the causes of loss insured against, the Commission may extend the time for harvesting of the seeded acreage for such period as it deems proper.

EVALUATION OF LOSS

3. For the purpose of determining the loss in production of coloured beans in a crop year and the indemnity payable therefor, the value of the crop shall progress through the stages prescribed in paragraphs 4, 5 and 6.

STAGE 1

4.—(1) Stage 1 comprises the period from the date on which the seeding of acreage to coloured beans is completed to and including the 20th day of June in the crop year.

(2) Where loss or damage occurs in Stage 1, there shall be no loss calculation to be taken into account in the final adjustment of loss in respect of the total seeded acreage but the value of the crop shall progress into Stage 2, and the provisions of paragraph 5 shall apply, unless the Commission consents in writing, upon application in writing by the insured person to,

- (a) reseeding of the damaged acreage, on condition that the reseeding is completed not later than the 20th day of June or such other date as may be approved by the Commission; or
- (b) use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage.

(3) Where reseeding of damaged acreage is completed in accordance with clause *a* of subparagraph 2, the contract of insurance shall continue to apply to such reseeded acreage.

(4) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with clause *b* of subparagraph 2, the total seeded acreage shall be deemed to be reduced, and the guaranteed production, amount of insurance, and premium shall be reduced proportionately.

STAGE 2

5.—(1) Stage 2 commences on the 21st day of June in the crop year and, with respect to any part of the seeded acreage, ends with the completion of harvesting of such part.

(2) Where loss or damage occurs in Stage 2, the Commission, upon application therefor in writing by the insured person, may consent in writing to,

- (a) reseeding of the damaged acreage, on condition that the reseeding is completed on a date approved by the Commission, and, in such case, the contract of insurance shall continue to apply to such reseeded acreage; or
- (b) the use of the damaged acreage for any other purpose or to the abandonment or destruction of the insured crop on such damaged acreage and, in such case, the Commission shall determine the number of damaged acres and the potential production thereof.

(3) Where the damaged acreage is used for any other purpose or the insured crop thereon is abandoned or destroyed in accordance with clause *b* of subparagraph 2, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying by the established price per pound the amount by which the guaranteed production for the damaged acreage exceeds the potential production determined therefor.

(4) Where damaged acreage is not used for any other purpose or the crop thereon is not abandoned or destroyed after the Commission has consented thereto, the amount of loss calculated under subparagraph 3 shall not be taken into account in the final adjustment of loss.

STAGE 3

6.—(1) Stage 3 applies to seeded acreage with respect to which harvesting has been completed.

(2) Where the actual production of the acreage so harvested is less than the guaranteed production for such acreage, the amount of loss that shall be taken into account in the final adjustment of loss in respect of the total seeded acreage shall be calculated by multiplying the difference between the guaranteed production and the actual production by the established price per pound.

FINAL ADJUSTMENT OF LOSS FOR TOTAL
SEEDED ACREAGE

7. The indemnity payable with respect to the total seeded acreage in the final adjustment of loss shall be the sum of all Stage 2 and Stage 3 loss calculations applicable to such acreage, but where,

(a) the actual production of any harvested acreage; or

(b) the potential production of any unharvested acreage,

exceeds the guaranteed production of such acreage, the indemnity otherwise payable shall be reduced by the amount obtained by multiplying such excess by the established price per pound.

INCORRECT ACREAGE IN FINAL ACREAGE
REPORT

8.—(1) Where the actual seeded acreage of coloured beans in a crop year is less than the seeded acreage declared on the final acreage report, the guaranteed production and the amount of insurance shall be reduced proportionately.

(2) Where the actual seeded acreage of coloured beans in a crop year exceeds the seeded acreage declared on the final acreage report, the production from the total seeded acreage shall be counted and there shall be no increase in the total guaranteed production or the maximum amount of indemnity payable.

IN WITNESS WHEREOF The Crop Insurance Commission of Ontario has caused this endorsement to be signed by its general manager but the same shall not be binding upon the Commission until countersigned by a duly authorized representative thereof.

Countersigned and dated at

this.....day of....., 19....

.....
Duly Authorized General Manager
Representative

O. Reg. 304/73, Form 1.

Form 2

The Crop Insurance Act (Ontario)

APPLICATION FOR CROP INSURANCE

To: The Crop Insurance Commission of Ontario:

.....
(name of person, corporation or partnership, and if partnership, names of all partners)

.....
(address) (telephone no.)

applies for crop insurance under *The Crop Insurance Act (Ontario)* and the regulations and in support of this application the following facts are stated:

- 1. Contract number, if any.....
- 2. Crop plan.....
- 3. Crop year ending.....

4. Intended management of crop to be insured:

- (1) Seed varieties.....
- (2) Fertilizer.....Soil test: Yes ☐ No ☐
- (3) Weed control.....
- (4) Drainage: Systematic ☐ Tiled in low runs ☐
 Naturallt drained ☐ Undrained ☐
- (5) Date when seeding is normally completed.....
- (6) Harvesting to be completed by: Own equipment ☐
 Shared equipment ☐ Custom operator ☐
- (7) Full-time farmer: Yes ☐ No ☐ If no, state other occupation.....

5. Description of farm or farms operated by applicant:

Farm No.	Lot	Concession	Township	County or Territorial District	Total Acreage of Farm	Acres to be seeded to Insured Crop	Owner or Tenant

6. Average farm yield* per acre applied for is:

Oats Bus.	Barley Bus.	Mixed Grain Bus.	Grain Corn Bus.	Corn Silage Bus.	Other Crops		
					Bushels	Pounds	Cwt—100 lbs

*Average farm yields are subject to revision by the Commission in accordance with the provisions of the Ontario Crop Insurance Plans.

7. Coverage (where applicable) applied for is.....%.
8. Price option (where applicable) applied for is \$.....
9. A deposit premium of \$.....(minimum of \$15) accompanies this application.

Dated at....., this.....day of....., 19...

.....
(signature of applicant(s))

.....
(title of official signing for a corporation)

Form 3

The Crop Insurance Act (Ontario)
FINAL ACREAGE REPORT

1. Insured person.....
(address)
.....
(county, etc.) (telephone no.)

2. Contract number, if any.....

3. Crop year ending.....

4. Crop plan.....

5. I hereby assign my right to indemnity under this contract in respect of the crop described hereunder to:
.....
(name) (address)

6. Details of acreage seeded to insured crop:

Farm No.	No. of Acres	Soil Type	Manure Applied No. of Acres	Fertilizer Applied		No. of Acres Systematically Tile-Drained	Distance Between Drains	Heat Unit Rating	Previous Crop Produced
				Pounds Per Acre	Grade				

7. Details of varieties and seeding dates:

Variety	No. of Acres Seeded	Date Seeding Completed

8. The acreage set out in paragraph 6 is the total acreage seeded to the insured crop by the insured person:
Yes ☐ No ☐

9. At this date the crop has suffered no damage, except as follows.....
.....

10. The premium (less premium deposit, if any) accompanies this report.

Dated at....., this.....day of....., 19...

.....
(signature of insured person)

.....
(title of official signing for a corporation)

O. Reg. 304/73, Form 3.

THE CROP INSURANCE COMMISSION OF ONTARIO:

HENRY EDIGER
Chairman

RONALD ATKINSON
Secretary

Dated at Toronto, this 10th day of April, 1973.

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Section 584 of The Municipal Act provides:

584. The day of the sale shall be more than ninety-one days after the first publication of the list in THE ONTARIO GAZETTE.

During year 1973 the dates for publication of tax sale advertisements in THE ONTARIO GAZETTE are as follows:

January 6th,	Issue No. 1—	Earliest Date Sale can be held—	April 8th,	1973
February 3rd,	" " 5	" " " " " "	—May 6th,	"
March 3rd,	" " 9	" " " " " "	—June 3rd,	"
April 7th,	" " 14	" " " " " "	—July 8th,	"
May 5th,	" " 18	" " " " " "	—August 5th,	"
June 2nd,	" " 22	" " " " " "	—September 2nd,	"
July 7th,	" " 27	" " " " " "	—October 7th,	"
August 4th,	" " 31	" " " " " "	—November 4th,	"
September 1st,	" " 35	" " " " " "	—December 2nd,	"
October 6th,	" " 40	" " " " " "	—January 6th,	1974
November 3rd,	" " 44	" " " " " "	—February 3rd,	"
December 1st,	" " 48	" " " " " "	—March 3rd,	"

Advertisements of tax sales must be received at least **TWO WEEKS PRIOR TO THE DATE OF PUBLICATION IN THE ONTARIO GAZETTE.**

REGULATION MADE UNDER
THE OFFICIAL NOTICES PUBLICATION ACT

THE ONTARIO GAZETTE is published each Saturday and **advertisements must be received before Wednesday 4 p.m. 10 days before publication date to ensure inclusion in the next issue.**

Advertisements should be typewritten or printed legibly, **separate from covering letter**. Number of insertions required must be stated and the names of all signing officers typewritten or printed.

The rates payable for copies of THE ONTARIO GAZETTE are,

by subscribers for a subscription of 52 weekly issues, \$20.00; and

by others for a single copy, 50 cents. Payable in advance.

Rates subject to change without notice.

Cheques should be made payable to THE TREASURER OF ONTARIO and forwarded to THE ONTARIO GAZETTE.

No **exchange** required on cheques.

All correspondence should be addressed :

THE ONTARIO GAZETTE, Queen's Printer and Publisher.

9th Floor, Ferguson Block, Queen's Park, Toronto, Ontario M7A 1N8
Telephone 965-2238

ONTARIO GOVERNMENT BOOKSTORE

880 Bay Street, Toronto, Ontario

Telephone 965-2054 - 5

NEW PUBLICATIONS NOW AVAILABLE

Title

Price

La société s'épanouit—Rapport de la Commission
sur l'éducation postsecondaire en Ontario

\$2.50

The printing Services Branch has an extra
supply of

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4 VOLUME SET—\$4.00

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9th Floor, Ferguson Block,
Queen's Park, Toronto, Ontario.
M7A 1N8



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Publications

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**Government
Publications**

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